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Exhibit C

Complaints

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA**

ATLANTIC MARITIME SERVICES, LLC	§	CIVIL ACTION No.
	§	
VS.	§	SECTION “ ”
	§	DIVISION “ ”
ECOPETROL AMERICA, LLC,	§	JUDGE:
<i>in rem</i>	§	MAGISTRATE:
	§	
	§	
Defendant.	§	
	§	

**VERIFIED COMPLAINT IN REM SEEKING RECOGNITION AND ENFORCEMENT
OF ATLANTIC MARITIME SERVICE, LLC'S LIEN AND PRIVILEGE RIGHTS
SOLELY WITH RESPECT TO THE SUBJECT INTERESTS OF ECOPETROL
AMERICA, LLC AND ENFORCING SUCH RIGHTS
BY WRIT OF SEQUESTRATION**

NOW HERE COMES Atlantic Maritime Services, LLC (the “*Plaintiff*”) and files this Verified Complaint seeking recognition of the Plaintiff’s lien and privilege rights solely with respect to the Subject Interests (defined hereinbelow) of Ecopetrol America, LLC (“*Ecopetrol*”), and enforcing such rights by writ of sequestration, specifically reserving any and all rights to seek additional legal or equitable relief against other property or persons accountable for the claims stated herein. In support of the Verified Complaint, the Plaintiff respectfully shows as follows:

Parties

1. The Plaintiff is a Delaware limited liability company with its principal place of business located at 5847 San Felipe Street, Suite 3300, Houston, TX 77057. The Plaintiff is a wholly-owned subsidiary of Valaris plc, debtor-in-possession in bankruptcy case no. 20-34114, pending before the Bankruptcy Court for the Southern District of Texas. (Bankr. S.D. Tex. 20-34114, ECF Doc. 1).

2. Ecopetrol is a Delaware limited liability company with a principal place of business

located at 2800 Post Oak Boulevard, Suite 5110, Houston, TX 77056.

Jurisdiction and Venue

3. This Court has jurisdiction over this matter because the case and controversy herein arises out of, and in connection with, operations conducted on the Outer Continental Shelf for the exploration, development, or production of minerals, subsoil, and seabed of the Outer Continental Shelf. Thus, jurisdiction exists pursuant to the Outer Continental Shelf and Lands Act, 43 U.S.C. §1349(b)(1).

4. Venue is proper in this District under 43 U.S.C. §1349(b)(1) because this is the "judicial district of the State nearest the place the cause of action arose."

Factual Allegations

5. The Plaintiff is lawfully engaged in the business of furnishing labor, equipment, machinery, materials, and services, including drilling services, in support of drilling, development, exploration and/or operation of oil and gas wells.

6. Based on the records of the Bureau of Ocean Energy Management ("BOEM"), Ecopetrol holds a 31.5% working interest in a certain lease situated in the Outer Continental Shelf, OCS-G-28030, Mississippi Canyon Area, Block 948 (the "**Lease**"), containing Well #4 (API 608174129900) (the "**Well**"), for which Fieldwood Energy, LLC (the "**Operator**") serves as operator of record.

7. Between June 4, 2020 and July 4, 2020, the Plaintiff furnished goods, equipment, supplies, and services for and in connection with the drilling and/or operation of the Lease and Well in the total principal amount of \$5,824,744.68, as reflected in the invoices and work tickets attached hereto. *See* Exhibits 1-4, pp. 5-17, pp. 5-17, pp. 5-17, and pp. 4-16, respectively.

8. Pursuant to La. R.S. § 9:4861, *et seq.* ("**LOWLA**"), the Plaintiff is granted a

privilege and lien (the “*Lien*”) to secure payment owed for the goods, equipment, supplies, services, and other materials provided by the Plaintiff for the benefit of the Lease and Ecopetrol.

9. The Plaintiff properly preserved, perfected, and maintained the perfection of the Lien by filing and recording the following lien affidavits (the “*Lien Affidavits*”) on July 16, 2020:

- (i) Statement of Privilege in the amount of \$5,824,744.68, in favor of the Plaintiff, against Lease No. OCS-G-28030, Mississippi Canyon, Block 948, filed and recorded in the mortgage records of St. Tammany Parish, as Instrument No. 2215417, Reg. No. 2705279 (attached hereto and incorporated by reference as **Exhibit 1**);
- (ii) Statement of Privilege in the amount of \$5,824,744.68, in favor of the Plaintiff, against Lease No. OCS-G-28030, Mississippi Canyon, Block 948, Orleans Parish as Instrument No. 2020-24965, MIN: 1334982 (attached hereto and incorporated by reference as **Exhibit 2**);
- (iii) Statement of Privilege in the amount of \$5,824,744.68, in favor of the Plaintiff, against Lease No. OCS-G-28030, Mississippi Canyon, Block 948, filed and recorded in St. Bernard Parish as File No. 633342, Book 1945, Pages 454-470 (attached hereto and incorporated by reference as **Exhibit 3**); and
- (iv) Statement of Privilege in the amount of \$5,824,744.68, in favor of the Plaintiff, against Lease No. OCS-G-28030, Mississippi Canyon, Block 948, filed and recorded in Plaquemines Parish, as File #2020-00002805, Book 772, Pages 616-632 (attached hereto and incorporated by reference as **Exhibit 4**).

10. The Lien Affidavits were each filed within 180 days of the completion of the work, materials, tools, and equipment supplied by the Plaintiff in connection with the drilling, development, exploration and/or the operation of the Lease on July 4, 2020. The Plaintiff provided notice to the Operator by certified mail, delivered on July 20, 2020.

11. On August 3, 2020, the Operator filed a voluntary petition for bankruptcy relief, commencing case no. 20-33948 (the “*Bankruptcy Case*”) before the United States Bankruptcy Court for the Southern District of Texas (the “*Bankruptcy Court*”).¹ (Bankr. S.D. Tex. 20-33948,

¹ As reflected in the reservations of rights throughout this Verified Complaint, the Plaintiff does not seek recognition or enforcement of its Lien against the Operator or any of its property interests; however, the Plaintiff expressly reserves the right, to the extent necessary, to seek relief from the automatic stay in the Bankruptcy Case to enforce its rights against Ecopetrol’s interest in the hydrocarbons produced with respect to the Lease and the Subject Interests, as well

ECF Doc. 1).

12. The principal amount owed for the work described above, \$5,824,744.68, remains past due and owing, together with attorneys' fees up to ten percent (10%) of the amount due, costs for preparing the Lien Affidavits and notice of *lis pendens*, and interest.

CLAIMS FOR RELIEF

Count I: Recognition and Enforcement of Plaintiff's Lien against the Subject Interests

13. The Plaintiff incorporates hereinbelow all allegations in the preceding paragraphs.

14. LOWLA grants claimants like the Plaintiff a privilege and lien to secure payment for their work by operation of law.

15. The lien and privilege afforded under LOWLA is established over:

- (1) "The operating interest under which the operations giving rise to the claimant's privilege are conducted, together with the interest of the lessee of such interest in a:
 - (a) Well, building, tank, leasehold pipeline, and other construction or facility on the well site.
 - (b) Movable on a well site that is used in operations, other than a movable that is only transiently on the well site for repair, testing, or other temporary use.
 - (c) Tract of land, servitude, and lease described in R.S. 9:4861(12)(c) covering the well site of the operating interest.
- (2) Drilling or other rig located at the well site of the operating interest if the rig is owned by the operator or by a contractor from whom the activities giving rise to the privilege emanate.
- (3) The interest of the operator and participating lessee in hydrocarbons produced from the operating interest and the interest of a non-participating lessee in hydrocarbons produced from that part of his operating interest subject to the privilege.

as the proceeds of the sales of such hydrocarbons to third-party purchasers. The Plaintiff further reserves the right to seek any other relief from the Bankruptcy Court or otherwise with respect to the Operator or any other persons or properties accountable for the claims herein.

(4) The proceeds received by, and the obligations owed to, a lessee from the disposition of hydrocarbons subject to the privilege.” (together, the “**LOWLA Properties**”).

La. R.S. § 9:4683(A)(1-4).

16. In this lawsuit, the Plaintiff seeks recognition and enforcement of its Lien solely with respect to Ecopetrol’s interest in the specific property interests of Ecopetrol included within La. R.S. § 9:4683(A)(1-4) (collectively the “**Subject Interests**”), expressly reserving any and all rights to seek recovery of additional amounts associated with any sales proceeds derived from the sale of the hydrocarbons produced from the Lease, insofar as the automatic stay arguably prevents Plaintiff from seizing and garnishing such proceeds to the extent such proceeds are commingled with proceeds attributable to the sale of hydrocarbons owned by the Operator in the absence of an order from the Bankruptcy Court modifying or lifting the automatic stay as to such proceeds.

17. Additionally, pursuant to La. R.S. § 9:4862(B)(3), the Plaintiff seeks recognition of its right to recover against the Subject Interests the cost of preparing and filing the Lien Affidavits and the notice of *lis pendens* authorized to be filed under La. R.S. § 9:4865(c), which the Plaintiff intends to file during the period allotted thereunder.

18. Furthermore, pursuant to La. R.S. § 9:4862(B)(2) and (4), the Plaintiff seeks recognition of its right to enforce against the Subject Interests claims to recover reasonable attorneys’ fees not to exceed ten percent (10%), as well as interest.

Count II: Request for Writ of Sequestration against the Subject Interests

19. The Plaintiff incorporates hereinbelow all allegations in the preceding paragraphs.

20. Louisiana law recognizes that sequestration is warranted when a plaintiff claims a privilege against the property of a defendant, and “it is within the power of the defendant to conceal, dispose of, or waste the property or the revenues therefrom, or remove the property from

the parish, during the pendency of the action.” La. Code Civ. P. art. 3571.

21. Additionally, Louisiana law provides that, for liens and privileges under LOWLA, “[a] claimant may enforce his privilege by a writ of sequestration, without the necessity of furnishing security.” La. R.S. § 9:4871.

22. Through this action, the Plaintiff seeks to enforce the Lien against property of Ecopetrol, the Subject Interests, except that Plaintiff does not seek to seize any of the Subject Interests to the extent such Subject Interests are commingled with property of the Operator and the seizure thereof would potentially violate the automatic stay in the Operator’s Bankruptcy Case.

23. As holder of the Subject Interests, Ecopetrol has the power to alienate or encumber the Subject Interests.

24. To protect the Plaintiff’s Lien, it is necessary that a Writ of Sequestration issue, in accordance with La. Code Civ. P. Art. 3571, *et seq.*, and without security in accordance with La. R.S. § 9:4871, directing the United States Marshal to seize and to hold the Subject Interests until further Order from this Court, and to record the Writ of Sequestration in the records of the Clerks of Court for the Parishes of Orleans, St. Tammany, St. Bernard, and Plaquemines, and in the records of BOEM.

25. The Plaintiff reserves the right to amend the Verified Complaint to name as defendants all other working-interest owners of the Lease, including the Operator,² and all purchasers of the gas, oil and distillate produced and saved from wells located on the Lease, for the purpose of this Court entering judgment against those purchasers, ordering them to turn over to the Plaintiff all proceeds derived from the Lease in an amount sufficient to pay the full amount

² Inclusion of the Operator in this lawsuit shall be subject in all respects to the automatic stay associated with the Operator’s Bankruptcy Case and Plaintiff shall seek such relief as is required from the Bankruptcy Court prior to amending this Verified Complaint to include any request for relief with respect to the Operator or the Operator’s property.

of the indebtedness owed to the Plaintiff, including principal, interest, expenses, attorneys' fees and costs, as permitted by law.

26. The Plaintiff further reserves all rights to file a motion to lift or otherwise modify the automatic stay in the Bankruptcy Case, seeking the sequestration and garnishment of the proceeds of the other working-interest owners from sale of the hydrocarbons in connection with the Lease.

27. Therefore, on the basis of the allegations above, verified by the Plaintiff's authorized representative, Ben Rose, and further supported by the Exhibits attached hereto, the Plaintiff respectfully prays for recognition and enforcement of its Lien and issuance of a writ of sequestration solely with respect to the Subject Interests, in substantially the same form as the Writ of Sequestration attached hereto.

WHEREFORE, the Plaintiff, Atlantic Maritime Services, LLC, respectfully prays that this Court:

- (i) Recognize the lien and privilege in favor of Atlantic Maritime Services, LLC in the amount of \$5,824,744.68, together with interest, attorneys' fees, the costs of preparing and filing the lien affidavits, and all court costs, solely with respect to Ecopetrol America, LLC's interest in the specific property interests of Ecopetrol America, LLC included within La. R.S. § 9:4683(A)(1-4) (the "*Subject Interests*");
- (ii) Issue a writ of sequestration, the requirement of security having been dispensed with by law, directing the United States Marshal to serve or cause to be served the Writ of Sequestration on Ecopetrol America, LLC and to record the Writ of Sequestration in the records of the Clerks of Court for the Parishes of St. Tammany, Orleans, St. Bernard, and Plaquemines, and in the records of the United States of America, Bureau of Ocean Energy Management; and
- (iii) Issue final judgment in favor of Atlantic Maritime Services, LLC and against the Subject Interests in the amount of \$5,824,744.68, together with interest, attorneys' fees, the costs of preparing and filing the lien affidavits, and all court costs.

Respectfully submitted,

LUGENBUHL, WHEATON, PECK
RANKIN & HUBBARD

/s/ Stewart F. Peck
STEWART F. PECK (#10403)
JAMES W. THURMAN (#38494)
601 Poydras Street Suite 2775
New Orleans, LA 70130
Telephone: (504) 568-1990
Facsimile: (504) 310-9195
Email: speck@lawla.com;
jthurman@lawla.com

Counsel for Atlantic Maritime Services, LLC

PLEASE ISSUE SUMMONS:

Ecopetrol America, LLC
Care of its Registered Agent,
C T Corporation System
1999 Bryan Street, Suite 900
Dallas, Texas 75201-3136

(Mississippi Canyon 948 #4)

STATEMENT OF PRIVILEGE

BEFORE ME, the undersigned Notary Public, duly commissioned and qualified for the County of Harris, State of Texas, personally came and appeared:

ATLANTIC MARITIME SERVICES LLC, a Delaware limited liability company (“Claimant”)

who states that it has a claim, lien and privilege pursuant to La. R.S. 9:4861 *et seq.*, as follows:

1) Name and Address of Claimant:

Atlantic Maritime Services LLC
5847 San Felipe, Suite 3300
Houston, TX 77057

2) Nature and amount of the obligation for which Claimant’s privilege is claimed:

Labor, materials, services and related supplies and expenses, in connection with offshore drilling services under a contract between Claimant and the Operator for the Well (as defined in Section 5 below) in the amount of **\$5,824,744.68**, plus contractually owed interest at the rate of 10 percent per annum, and contractually owed attorneys’ fees and expenses (collectively, the “Obligations”). The Obligations include, but are not limited to obligations owed to Claimant (a) as a contractor for the price of its contract with Operator for operations with respect to the Well; and (b) as a seller for the price of movables sold to Operator that are incorporated in the Well or in a facility located on the well site; consumed in operations; and/or consumed at the site of the Well by a person performing labor or services on the site of the Well located in the waters of the State of Louisiana. Invoices evidencing the Obligations are attached hereto. The date of the last activity giving rise to Claimant’s privilege set forth in this Statement of Privilege is July 4, 2020.

3) Name and address of the person owing the amount for which Claimant’s privilege is claimed:

Fieldwood Energy LLC
2000 W. Sam Houston Parkway South, Suite 1200
Houston, TX 77042

4) Name and address of the operator of the well as shown by the records of the Commission of Conservation:

**EXHIBIT
1**

Not applicable as this well is located on the Outer Continental Shelf; however, the Operator of the Well is as follows:

Fieldwood Energy LLC
2000 W. Sam Houston Parkway South, Suite 1200
Houston, TX 77042

5) Description of the Operating Interest Upon Which the Privilege is Claimed, or of the Well with Respect to Which the Operations Giving Rise to Claimant's Privilege were Performed:

The privilege is claimed upon the operating interest of Fieldwood Energy LLC in **Mississippi Canyon Block 948, Lease No. OCS-G-28030** (the "Lease"), and **Well #4 (OCS-G-28030)** drilled by Claimant on behalf of Fieldwood Energy LLC during the time from June 4, 2020, until July 4, 2020 (the "Well"), including the operating interest under which the operations giving rise to the Claimant's privilege are conducted together with the interest of the lessee and/or operator of such interest in any (a) well, building, tank, leasehold pipeline, and other construction or facility on the well site; (b) movable on the well site that is used in operations, other than a movable that is only transiently on the well site for repair, testing, or other temporary use; (c) tract of land, servitude, and lease described in La. R.S. 9:4861(12)(c) covering the well site of the operating interest; (d) drilling or other rig located at the well site of the operating interest if the rig is owned by the operator or by a contractor from whom the activities giving rise to the Claimant's privilege emanate; (e) the interest of the operator and participating lessee in hydrocarbons produced from the operating interest and the interest of a non-participating lessee in hydrocarbons produced from that part of his operating interest subject to the privilege; and (f) the proceeds received by, and the obligations owed to, a lessee from the disposition of hydrocarbons subject to the privilege.

This Statement of Privilege is made by Claimant for the purpose of preserving its claim, lien and privilege as a provider of materials, labor and services for and to the Operator and Well described above, including, without limitation, all claims, liens and privileges under La. R.S. 9:4861 *et seq.*, and all claims for interest due on the obligations, along with the cost of preparing and filing this Statement of Privilege, and attorneys' fees and costs, to the fullest extent permitted by applicable law.

[remainder of page intentionally blank - signature follows on next page]

EXHIBIT
1

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Date: July 15, 2020

ATLANTIC MARITIME SERVICES LLC,
a Delaware limited liability company

By: J. R. M.
Name: JASON R. MORENO
Title: PRESIDENT

Sworn to and subscribed before me, Notary Public,
this 15 day of July 2020.

Juanita Floor
Notary Public
Notary Bar Roll No. 11589836
My Commission Expires: 4/19/2023

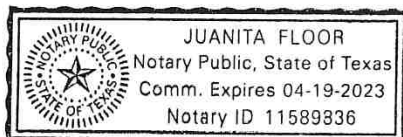


EXHIBIT
1

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Atlantic Maritime Service LLC
5847 San Felipe, Suite 3500
Houston, TX 77057
Phone: (281) 809-0377

INVOICE

TO: FIELDWOOD ENERGY LLC
2000 W.SAM HOUSTON PARKWAY SOUTH
SUITE 1200
HOUSTON, TX 77042

INVOICE NO: FWD2007260
INVOICE DATE: 7/1/2020
CUSTOMER NUMBER: 1348
PAYMENT TERM 45 DAYS

ATTN: AP DEPARTMENT

RIG: Resolute - DS-16
WELL NUMBER: MC-948 #4
LOCATION: MC-948 #4

AFE: FW205014

DAYWORK BILLING FOR ROWAN RESOLUTE FOR THE MONTH OF JUNE
PER ARTICLE OF THE OFFSHORE DAYWORK DRILLING CONTRACT
AND SIGNED RIG TIMESHEET ATTACHED.

FROM 16:00 HOURS ON 06/04/2020 THRU 24:00 HOURS ON 06/30/2020

DAYRATE EFFECTIVE

	<u>DAYRATE</u>
568.0 HOURS OPERATING AT	\$185,000.00
0.0 HOURS STANDBY AT	\$181,300.00
0.0 HOURS REDRILL	\$166,500.00
16.0 HOURS REPAIR SUBSEA RATE	\$185,000.00
0.5 HOURS REPAIR SURFACE RATE	\$185,000.00
47.5 HOURS MOVE RATE	\$181,300.00
0.0 HOURS FORCE MAJEURE	\$166,500.00
632.0 TOTAL HOURS	\$4,864,343.68

Crew Shortage

AMOUNT DUE: **\$ 4,864,343.68**

REMIT ACH PAYMENTS TO:

Beneficiary: Atlantic Maritime Service LLC
Wells Fargo Bank, N.A.
San Francisco, CA
SWIFT Code: WFBUS6S
ABA #121000248
Account # 4669481673

Digitally signed
by Ben
Date:
2020.07.02
09:26:38 -05'00'

Coding: BU10079
(4,378,333.31) 10417- 110-4202-810101
- 10417- 110-4202-810102
- 10417- 110-4202-810110
(127,187.45) 10417- 110-4202-810103
(358,822.92) 10417- 110-4202-810104

ED

EXHIBIT
1

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EXHIBIT
1

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Debtors' Exhibit No. 4

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EXHIBIT
1

1000

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Atlantic Maritime Service LLC
5847 San Felipe, Suite 3500
Houston, TX 77057
Phone: (281) 809-0377

INVOICE

TO: FIELDWOOD ENERGY LLC
2000 W.SAM HOUSTON PARKWAY SOUTH
SUITE 1200
HOUSTON, TX 77042

INVOICE NO: FWD2007261
INVOICE DATE: 7/6/2020
CUSTOMER NUMBER: 1348
PAYMENT TERM 45 DAYS

ATTN: AP DEPARTMENT

RIG: Resolute - DS-16
WELL NUMBER: MC-948#4
LOCATION: MC-948#4

AFE: FW205014

DAYWORK BILLING FOR ROWAN RESOLUTE FOR THE MONTH OF JULY
PER ARTICLE OF THE OFFSHORE DAYWORK DRILLING CONTRACT
AND SIGNED RIG TIMESHEET ATTACHED.

FROM 00:00 HOURS ON 07/01/2020 THRU 24:00 HOURS ON 07/04/2020

DAYRATE EFFECTIVE

	<u>DAYRATE</u>
0.0 HOURS OPERATING AT	\$185,000.00
96.0 HOURS STANDBY AT	\$181,300.00
0.0 HOURS REDRILL	\$166,500.00
0.0 HOURS REPAIR SUBSEA RATE	\$185,000.00
0.0 HOURS REPAIR SURFACE RATE	\$185,000.00
0.0 HOURS ZERO RATE	\$0.00
0.0 HOURS FORCE MAJEURE	\$166,500.00
96.0 TOTAL HOURS	\$ 725,200.00

Crew Shortage

AMOUNT DUE: \$ 725,200.00

Digitally signed
by Ben
Date:
2020.07.06
08:34:09-05'00'



Coding: BU10079
- 10417- 110-4202-810101
(725,200.00) 10417- 110-4202-810102
- 10417- 110-4202-810110
- 10417- 110-4202-810103
10417- 110-4202-810104
ED

EXHIBIT
1

REMIT ACH PAYMENTS TO:
Beneficiary: Atlantic Maritime Service LLC
Wells Fargo Bank, N.A.
San Francisco, CA
SWIFT Code: WFBILUS6
ABA #121000248
Account # 4669481673

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Debtors' Exhibit No. 4
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R202 Billing worksheet_2020 - July 2020

DATE		DESCRIPTION OF WORK		OPERATING	STANDBY	REDRILL	REPAIR	REPAIRS	MOVE	FORCE MAJEURE	TOTAL HOURS
				\$185,000	\$181,300	\$166,900	\$0	\$105,000	\$181,300	\$165,900	
1 July 2020		Standby as directed				24.0					24.0
2 July 2020		Standby as directed				24.0					24.0
3 July 2020		Standby as directed				24.0					24.0
4 July 2020		Standby as directed				24.0					24.0
5 July 2020		Standby as directed				24.0					24.0
6 July 2020											0.0
7 July 2020											0.0
8 July 2020											0.0
9 July 2020											0.0
10 July 2020											0.0
11 July 2020											0.0
12 July 2020											0.0
13 July 2020											0.0
14 July 2020											0.0
15 July 2020											0.0
16 July 2020											0.0
17 July 2020											0.0
18 July 2020											0.0
19 July 2020											0.0
20 July 2020											0.0
21 July 2020											0.0
22 July 2020											0.0
23 July 2020											0.0
24 July 2020											0.0
25 July 2020											0.0
26 July 2020											0.0
27 July 2020											0.0
28 July 2020											0.0
29 July 2020											0.0
30 July 2020											0.0
31 July 2020											0.0
HOURS:		0.0	96.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	96.0
AMOUNTS:		\$0.00	\$725,200.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$725,200.00	

EXHIBIT
1

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Valaris DS-16 MONTHLY BILLING SUMMARY										
Month/Year			Headcount							
Dept	OPR/Hr	STDY	RPB	Surface	Force	Marine	Operator	Varis	Third	Crew
7/1/2020	OPR/Hr 100%	STDY 70% @ 30%	SURFACE: 706 (12 hour allowances per month) - thereafter 0 rate	RPB: SURFACE: 706 (12 hour allowances per month) - thereafter 0 rate	Force: MARINE 707 @ 30%	Marine: 707 @ 30%	Operator: 0	Catering: 0	Varis: 0	Third Party: 0
7/2/2020	24.00									
7/3/2020	24.00									
7/4/2020	24.00									
7/5/2020	24.00									
7/6/2020										
7/7/2020										
7/8/2020										
7/9/2020										
7/10/2020										
7/11/2020										
7/12/2020										
7/13/2020										
7/14/2020										
7/15/2020										
7/16/2020										
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7/18/2020										
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7/21/2020										
7/22/2020										
7/23/2020										
7/24/2020										
7/25/2020										
7/26/2020										
7/27/2020										
7/28/2020										
7/29/2020										
7/30/2020										
7/31/2020										
TOTALS	0.00	96.00	0.00	0.00	0.00	0.00	0.00	16.00	33.00	5.00
	0.02%	0.02%	0.02%	0.02%	0.02%	0.02%	0.02%	0.20%	0.20%	0.00%
	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
In hole/Bottom 100% / Day	\$ 195,000.00									
In hole/Bottom 100% / Day MHD	\$ 200,000.00									
In hole/Bottom 100% / Day	\$ 195,000.00									
100%hr X PFD	\$ 8,333.33									
100%hr	\$ 7,765.33									
98%hr	\$ 7,554.17									
95%hr/100% PFD	\$ 5,146.67									

DS-16 Retaining Sept.: Fieldwood Client Representative: EXHIBIT 1

DS-16 Retaining Sign. Signature: Fieldwood Client Representative: EXHIBIT 1

Date: Fieldwood Drilling Supt. Signature: EXHIBIT 1

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VALARIS



Atlantic Maritime Service LLC
5847 San Felipe, Suite 3500
Houston, TX 77057
Phone: (281) 809-0377

INVOICE

TO: FIELDWOOD ENERGY LLC
2000 W.SAM HOUSTON PARKWAY SOUTH
SUITE 1200
HOUSTON, TX 77042
ATTN: ACCOUNTS PAYABLE

INVOICE NO: FWD2007263
INVOICE DATE: 07/09/20
CUSTOMER NUMBER: 1348
PAYMENT TERM 45 DAYS
RIG: DS-16 Resolute

WELL NUMBER MC-948 #4

AFE #: FW205014

TO INVOICE YOU FOR THIRD PARTY CATERING JULY 1-4, 2020 PER ATTACHED THE COMPANY
MEAL TICKETS

MEALS @	35 MEAL / COURTESY	\$
27 COST/DAY/PERSON	140 COST/DAY/PERSON	\$ 3,780.00

AMOUNT DUE: \$ 3,780.00

Rig Manager's Approval: _____

REMIT ACH PAYMENTS TO:

Beneficiary: Atlantic Maritime Service LLC
Wells Fargo Bank, N.A.
San Francisco, CA
SWIFT Code: WFBIUS6S
ABA #121000248
Account # 4669481673

\$ (3,780.00)	810620.10417.4202.110
\$ -	912812.10417.4202-110
\$ -	919220.10417.4202.110
\$ -	912814.10417.4202-EXHIBIT
\$ -	919220.10417.4202.110

ED

Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 21 of 92

Rowan Resolve

		CLIENT THIRD PARTY ROOM AND MEAL CHARGE-OFF FOR: July 2020 Well Name: Gunflint, AFE: FW205014 Routing#580047																																		
Group	Date	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31				
NOV																																				
NSI Fracturing																																				
OCEANEERING	6	3																																		
OES																																				
Oilstates																																				
One Subsea																																				
OFF (Oil Field Inst.)																																				
OGEC																																				
One Surface																																				
OTC																																				
Pharmasafe	1	1	1	1																																
PHI Helicopters																																				
Pinnacle																																				
Petrolink																																				
Precision Rental																																				
Premium																																				
Protechnics																																				
Proserve																																				
Professional Rental Tools																																				
PRT																																				
Quality Energy																																				
QES																																				
Rig Chem																																				
RigNet																																				
RPS Group Inc.																																				
Schlumberger																																				
Scientific Drilling																																				
SCS																																				
Subsea Partners LLC																																				
Subsea Solutions																																				
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TSI																																				
Tubular Solutions																																				
Veris Global																																				
Workstrings																																				
Weatherford																																				
Weilbore																																				
Weitec																																				
WFIR																																				
TOTAL	16	7	7	2																																
TOTAL OVER CONTRACT	16	7	7	2																																
AFE:																																				
Lease:																																				
Project:																																				
Engineer:																																				
7/2/2020																																				
ACT CODE 3025-45	27	27	27	27	27	27	27	27	27	27	27	27	27	27	27	27	27	27	27	27	27	27	27	27	27	27	27	27	27	27	27					
8. Butler	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1				
EXHIBIT	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1				
Company Man APPROVAL																																				
OM APPROVAL																																				
7/2/2020																																				
<i>John D. O'Malley</i>																																				
<i>John D. O'Malley</i>																																				
<i>John D. O'Malley</i>																																				
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<i>John D. O'Malley</i>		</td																																		

Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 22 of 92

Rowan Resolute

CLIENT THIRD PARTY ROOM AND MEAL CHARGE-OFF FOR: July 2020 Well Name: Gunflint, AFE: FW205014 Routing#580047

Group	Date	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
ABB LTD																																
ABS																																
Ampol																																
Airgas																																
Aker																																
Aqua Tech																																
Automated Production																																
Archer																																
Baileys																																
Baker Hughes																																
Bedrock Petroleum																																
BlGCF																																
Blackhawk																																
BSEE																																
Bugware																																
Burner Fire Control																																
Cajun Cutters																																
Cameron																																
Celco																																
ChampionX																																
Chiquet																																
Claireant																																
Carvins																																
CoreLab																																
Danios																																
Deep Sea DS																																
DGO																																
Diversified																																
Dirt-Quip																																
Dynamic Industries																																
EcoServ																																
Elite Comms																																
EPS																																
EVO																																
Expro																																
FDI Pipe Washing																																
Fielddwood																																
FMC																																
FRANKS INTL																																
Furo																																
GABA																																
GE Oil & Gas																																
GSI																																
Gulfstream																																
HALLIBURTON /Sperry																																
Impact Selector																																
Interwell																																
Lloyds Register																																
MAKO																																
Master Flo																																
MI Swaco																																
MISTRAS Group																																
NALCO																																
Newpark																																

EXHIBIT

Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 23 of 92



Atlantic Maritime Service LLC
5847 San Felipe, Suite 3500
Houston, TX 77057
Phone: (281) 809-0377

INVOICE

TO: FIELDWOOD ENERGY LLC
2000 W.SAM HOUSTON PARKWAY SOUTH
SUITE 1200
HOUSTON, TX 77042
ATTN: ACCOUNTS PAYABLE

INVOICE NO: FWD2007262
INVOICE DATE: 07/09/20
CUSTOMER NUMBER: 1348
PAYMENT TERM 45 DAYS
RIG: DS-16 Resolute

WELL NUMBER MC-948 #4

AFE #: FW205014

TO INVOICE YOU FOR THIRD PARTY CATERING JUNE 5-30, 2020 PER ATTACHED THE COMPANY
MEAL TICKETS

MEALS @	35 MEAL / COURTESY	\$
1653 COST/DAY/PERSON	140 COST/DAY/PERSON	\$ 231,420.00

AMOUNT DUE: \$ 231,420.00

Rig Manager's Approval: _____

REMIT ACH PAYMENTS TO:

Beneficiary: Atlantic Maritime Service LLC
Wells Fargo Bank, N.A.
San Francisco, CA
SWIFT Code: WFBUS6S
ABA #121000248
Account # 4669481673

\$ (231,420.00) 810620.10417.4202.110
\$ (34,089.65) 912812.10417.4202-110
\$ 34,089.65 919220.10417.4202.110
(\$43,469.00) 912814.10417.4202.110
\$43,469.00 919220.10417.4202.110

ED

Rowan Resolute

CLIENT THIRD PARTY ROOM AND MEAL CHARGE-OFF FOR: June 2020 Well Name: Gunflint, AFE: FW205014 Routing#580047

Group	Date	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	
NOV																																	
NSI Fracturing																																	
OCEANEERING																																	
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One Subsea																																	
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Phamasafe																																	
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RFS Group Inc.																																	
Schlumberger																																	
Scientific Drilling																																	
SCS																																	
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Subsea Solutions																																	
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Superior																																	
Superior Energy																																	
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TIW																																	
Total Safety																																	
Trislate																																	
TSI																																	
Tubular Solutions																																	
Veris Global																																	
Workstrings																																	
Weatherford																																	
Welltec																																	
WFR																																	
TOTAL		0	0	0	0	64	64	64	65	65	75	83	80	85	89	89	88	85	68	66	68	78	71	71	69	67	69	71	41	16	16		
TOTAL OVER CONTRACT		62	62	62	63	63	73	81	78	83	87	86	83	66	64	66	67	76	69	67	69	71	71	69	67	69	67	41	16	16			
AFE:		FW205014																															
Lease:		MC-948 #4																															
Project:		Gunflint (STIM)																															
Engineer:		J. Perroux																															
Routing #:		580047																															
EXHIBIT 1																																	
Company Man APPROV'd:																																	
TOTAL:		1653																															
TOTAL BILLABLE \$		\$231,420.00																															

Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 24 of 92
 Acct Code 7300-45
 J. Butrus 7-2-2002
 Signature 7/2/20
 Company Man APPROV'd: 1
 Date: 7/2/2020
 Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 24 of 92
 Acct Code 7300-45
 J. Butrus 7-2-2002
 Signature 7/2/20
 Company Man APPROV'd: 1
 Date: 7/2/2020

Rowan Resolute

Group	Date	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
ABB LTD																																
ABS																																
Ampol																																
Airgas																																
Aker																																
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BHGE																																
Blackhawk																																
BSSEE																																
Bigware																																
Burner Fire Control																																
Cajun Cutters																																
Cameron																																
Cetco																																
ChampionX																																
Chouest																																
Clariant																																
Cavins																																
Corelab																																
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Dynamic Industries																																
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FFP Pipe Washing																																
Fieldwood																																
FMC																																
FRANKS INTL																																
Fugro																																
GAIA																																
GE Oil & Gas																																
GSI																																
Gulfstream																																
HALLIBURTON /Speny																																
Hycarbon																																
Impact Selector																																
Intervell																																
Lloyds Register																																
MAKO																																
Master Flo																																
MI Swaco																																
MISTRAS Group																																
NAICO																																
Newpark																																

EXHIBIT

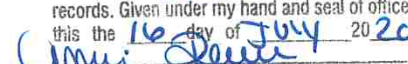
Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 26 of 92

EXHIBIT
1

STATE OF LOUISIANA PARISH OF ST. TAMMANY

I HEREBY CERTIFY that the above is a true and correct copy of the original as recorded at instrument #2215417 of the original records. Given under my hand and seal of office

this the 16 day of July 2020


By Clerk and Ex-Officio Recorder
Jaynie Rollins, Deputy Clerk

Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 27 of 92

1340 Poydras Street, 4th Floor
New Orleans, Louisiana 70112



Land Records Division
Telephone (504) 407-0005

Chelsey Richard Napoleon
Clerk of Court and Ex-Officio Recorder
Parish of Orleans

DOCUMENT RECORDATION INFORMATION

Instrument Number: 2020-24965

Recording Date: 7/16/2020 01:40:54 PM

Document Type: LABOR/MATERIAL LIEN

Addtl Titles Doc Types:

Mortgage Instrument Number: 1334982

Filed by: SHER GARNER
909 POYDRAS ST 28TH FLOOR

NEW ORLEANS, LA 70112

**THIS PAGE IS RECORDED AS PART OF YOUR DOCUMENT AND
SHOULD BE RETAINED WITH ANY COPIES.**

EXHIBIT
2

(Mississippi Canyon 948 #4)

STATEMENT OF PRIVILEGE

BEFORE ME, the undersigned Notary Public, duly commissioned and qualified for the County of Harris, State of Texas, personally came and appeared:

ATLANTIC MARITIME SERVICES LLC, a Delaware limited liability company (“Claimant”)

who states that it has a claim, lien and privilege pursuant to La. R.S. 9:4861 et seq., as follows:

1) Name and Address of Claimant:

Atlantic Maritime Services LLC
5847 San Felipe, Suite 3300
Houston, TX 77057

2) Nature and amount of the obligation for which Claimant's privilege is claimed:

Labor, materials, services and related supplies and expenses, in connection with offshore drilling services under a contract between Claimant and the Operator for the Well (as defined in Section 5 below) in the amount of **\$5,824,744.68**, plus contractually owed interest at the rate of 10 percent per annum, and contractually owed attorneys' fees and expenses (collectively, the “Obligations”). The Obligations include, but are not limited to obligations owed to Claimant (a) as a contractor for the price of its contract with Operator for operations with respect to the Well; and (b) as a seller for the price of movables sold to Operator that are incorporated in the Well or in a facility located on the well site; consumed in operations; and/or consumed at the site of the Well by a person performing labor or services on the site of the Well located in the waters of the State of Louisiana. Invoices evidencing the Obligations are attached hereto. The date of the last activity giving rise to Claimant's privilege set forth in this Statement of Privilege is July 4, 2020.

3) Name and address of the person owing the amount for which Claimant's privilege is claimed:

Fieldwood Energy LLC
2000 W. Sam Houston Parkway South, Suite 1200
Houston, TX 77042

4) Name and address of the operator of the well as shown by the records of the Commission of Conservation:

1

Chelsey Richard Napoleon
CLERK OF CIVIL DISTRICT COURT
INST #: 2020-24965 07/16/2020 01:40:54 PM
TYPE: LABOR 17 PG(S)

MIN#: 1334982



EXHIBIT
2

Not applicable as this well is located on the Outer Continental Shelf; however, the Operator of the Well is as follows:

Fieldwood Energy LLC
2000 W. Sam Houston Parkway South, Suite 1200
Houston, TX 77042

5) Description of the Operating Interest Upon Which the Privilege is Claimed, or of the Well with Respect to Which the Operations Giving Rise to Claimant's Privilege were Performed:

The privilege is claimed upon the operating interest of Fieldwood Energy LLC in **Mississippi Canyon Block 948, Lease No. OCS-G-28030** (the "Lease"), and **Well #4 (OCS-G-28030)** drilled by Claimant on behalf of Fieldwood Energy LLC during the time from June 4, 2020, until July 4, 2020 (the "Well"), including the operating interest under which the operations giving rise to the Claimant's privilege are conducted together with the interest of the lessee and/or operator of such interest in any (a) well, building, tank, leasehold pipeline, and other construction or facility on the well site; (b) movable on the well site that is used in operations, other than a movable that is only transiently on the well site for repair, testing, or other temporary use; (c) tract of land, servitude, and lease described in La. R.S. 9:4861(12)(c) covering the well site of the operating interest; (d) drilling or other rig located at the well site of the operating interest if the rig is owned by the operator or by a contractor from whom the activities giving rise to the Claimant's privilege emanate; (e) the interest of the operator and participating lessee in hydrocarbons produced from the operating interest and the interest of a non-participating lessee in hydrocarbons produced from that part of his operating interest subject to the privilege; and (f) the proceeds received by, and the obligations owed to, a lessee from the disposition of hydrocarbons subject to the privilege.

This Statement of Privilege is made by Claimant for the purpose of preserving its claim, lien and privilege as a provider of materials, labor and services for and to the Operator and Well described above, including, without limitation, all claims, liens and privileges under La. R.S. 9:4861 *et seq.*, and all claims for interest due on the obligations, along with the cost of preparing and filing this Statement of Privilege, and attorneys' fees and costs, to the fullest extent permitted by applicable law.

[remainder of page intentionally blank - signature follows on next page]

Date: July 15, 2020

ATLANTIC MARITIME SERVICES LLC,
a Delaware limited liability company

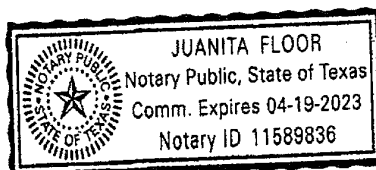
By: J. R. M.
Name: JASON R. MORGANECZ
Title: PRESIDENT

Sworn to and subscribed before me, Notary Public,
this 15 day of July 2020.

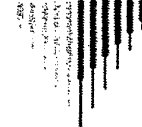
Juanita Floor
Notary Public

Notary Bar Roll No. 11589836

My Commission Expires: 4/19/2023



VALARIS



Atlantic Maritime Service LLC
5847 San Felipe, Suite 3500
Houston, TX 77057
Phone: (281) 809-0377

INVOICE

TO: FIELDWOOD ENERGY LLC
2000 W. SAM HOUSTON PARKWAY SOUTH
SUITE 1200
HOUSTON, TX 77042

INVOICE NO: FWD2007260
INVOICE DATE: 7/1/2020
CUSTOMER NUMBER: 1348
PAYMENT TERM 45 DAYS

ATTN: AP DEPARTMENT

RIG: Resolute - DS-16
WELL NUMBER: MC-948 #4
LOCATION: MC-948 #4

AFE: FW205014

DAYWORK BILLING FOR ROWAN RESOLUTE FOR THE MONTH OF JUNE
PER ARTICLE OF THE OFFSHORE DAYWORK DRILLING CONTRACT
AND SIGNED RIG TIMESHEET ATTACHED.

FROM 16:00 HOURS ON 06/04/2020 THRU 24:00 HOURS ON 06/30/2020

DAYRATE EFFECTIVE

	<u>DAYRATE</u>
568.0 HOURS OPERATING AT	\$185,000.00
0.0 HOURS STANDBY AT	\$181,300.00
0.0 HOURS REDRILL	\$166,500.00
16.0 HOURS REPAIR SUBSEA RATE	\$185,000.00
0.5 HOURS REPAIR SURFACE RATE	\$185,000.00
47.5 HOURS MOVE RATE	\$181,300.00
0.0 HOURS FORCE MAJEURE	\$166,500.00
632.0 TOTAL HOURS	\$ 4,864,343.68

Crew Shortage

AMOUNT DUE: \$ 4,864,343.68

REMIT ACH PAYMENTS TO:

Beneficiary: Atlantic Maritime Service LLC
Wells Fargo Bank, N.A.
San Francisco, CA
SWIFT Code: WFBUS6S
ABA #121000248
Account # 4669481673

Digitally signed
by Ben
Date:
2020.07.02
09:26:38 -05'00'

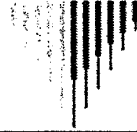
Coding: BU10079
(4,378,333.31) 10417-110-4202-810101
- 10417-110-4202-810102
- 10417-110-4202-810110
(127,187.45) 10417-110-4202-810103
(358,822.92) 10417-110-4202-810104

ED

EXHIBIT 2

FIELDWORK		WELL NAME / LOCATION:	AFE	MC-948 #4 FW205014	REPAIRS	MOVE	MOVE MAJEUVE	TOTAL HOURS
DATE	DESCRIPTION OF WORK	OPERATING	STANDBY REDRILL RATE	MOVE RATE	SUBSEA	SURFACE	\$185,000	
1 June 2020	Moving as directed	\$185,000	\$181,300	\$181,300	\$185,000	\$185,000	0.0	
2 June 2020	Working as directed, Moved and Repaired(Changing out Blue Max cable)	10.0	10.0	8.0	8.0	0.0	8.0	
3 June 2020	Working as directed and Repaired(Changing out Blue Max cable)	20.0	20.0	20.0	20.0	0.0	24.0	
4 June 2020	Working as directed and Repaired(Changing out Blue Max cable)	24.0	24.0	24.0	24.0	0.0	24.0	
5 June 2020	Working as directed and Repaired(Changing out Blue Max cable)	24.0	24.0	24.0	24.0	0.0	24.0	
6 June 2020	Working as directed and Repaired(Changing out Blue Max cable)	24.0	24.0	24.0	24.0	0.0	24.0	
7 June 2020	Working as directed and Moved	24.0	24.0	24.0	24.0	0.0	24.0	
8 June 2020	Working as directed and Moved	24.0	24.0	24.0	24.0	0.0	24.0	
9 June 2020	Working as directed, repaired and Moved	24.0	24.0	24.0	24.0	0.0	24.0	
10 June 2020	Working as directed	24.0	24.0	24.0	24.0	0.0	24.0	
11 June 2020	Working as directed	24.0	24.0	24.0	24.0	0.0	24.0	
12 June 2020	Working as directed	24.0	24.0	24.0	24.0	0.0	24.0	
13 June 2020	Working as directed	24.0	24.0	24.0	24.0	0.0	24.0	
14 June 2020	Working as directed	24.0	24.0	24.0	24.0	0.0	24.0	
15 June 2020	Working as directed	24.0	24.0	24.0	24.0	0.0	24.0	
16 June 2020	Working as directed	24.0	24.0	24.0	24.0	0.0	24.0	
17 June 2020	Working as directed	24.0	24.0	24.0	24.0	0.0	24.0	
18 June 2020	Working as directed	24.0	24.0	24.0	24.0	0.0	24.0	
19 June 2020	Working as directed	24.0	24.0	24.0	24.0	0.0	24.0	
20 June 2020	Working as directed	24.0	24.0	24.0	24.0	0.0	24.0	
21 June 2020	Working as directed	24.0	24.0	24.0	24.0	0.0	24.0	
22 June 2020	Working as directed	24.0	24.0	24.0	24.0	0.0	24.0	
23 June 2020	Working as directed	24.0	24.0	24.0	24.0	0.0	24.0	
24 June 2020	Working as directed	24.0	24.0	24.0	24.0	0.0	24.0	
25 June 2020	Working as directed	24.0	24.0	24.0	24.0	0.0	24.0	
26 June 2020	Working as directed and Moved	24.0	24.0	24.0	24.0	0.0	24.0	
27 June 2020	Working as directed and Moved	20.5	20.5	20.5	20.5	0.0	24.0	
28 June 2020	Working as directed and Moved	13.0	13.0	13.0	13.0	0.0	24.0	
29 June 2020	Working as directed and Moved	24.0	24.0	24.0	24.0	0.0	24.0	
30 June 2020	Working as directed and Moved	12.0	12.0	12.0	12.0	0.0	24.0	
31 June 2020							0.0	
		568.0	0.0	0.0	47.5	0.5	632.0	
		568.0	0.0	0.0	16.0	0.0	0.0	

VALARIS



Atlantic Maritime Service LLC
5847 San Felipe, Suite 3500
Houston, TX 77057
Phone: (281) 809-0377

INVOICE

TO: FIELDWOOD ENERGY LLC
2000 W. SAM HOUSTON PARKWAY SOUTH
SUITE 1200
HOUSTON, TX 77042

INVOICE NO: FWD2007261
INVOICE DATE: 7/6/2020
CUSTOMER NUMBER: 1348
PAYMENT TERM 45 DAYS

ATTN: AP DEPARTMENT

RIG: Resolute - DS-16
WELL NUMBER: MC-948#4
LOCATION: MC-948#4

AFE: FW205014

DAYWORK BILLING FOR ROWAN RESOLUTE FOR THE MONTH OF JULY
PER ARTICLE OF THE OFFSHORE DAYWORK DRILLING CONTRACT
AND SIGNED RIG TIMESHEET ATTACHED.

FROM 00:00 HOURS ON 07/01/2020 THRU 24:00 HOURS ON 07/04/2020

DAYRATE EFFECTIVE

	<u>DAYRATE</u>
0.0 HOURS OPERATING AT	\$185,000.00
96.0 HOURS STANDBY AT	\$181,300.00
0.0 HOURS REDRILL	\$166,500.00
0.0 HOURS REPAIR SUBSEA RATE	\$185,000.00
0.0 HOURS REPAIR SURFACE RATE	\$185,000.00
0.0 HOURS ZERO RATE	\$0.00
0.0 HOURS FORCE MAJEURE	\$166,500.00
96.0 TOTAL HOURS	\$ 725,200.00

Crew Shortage

AMOUNT DUE: \$ 725,200.00

Digitally signed
by Ben
Date:
2020.07.06
08:34:09-05'00'

REMIT ACH PAYMENTS TO:

Beneficiary: Atlantic Maritime Service LLC
Wells Fargo Bank, N.A.
San Francisco, CA
SWIFT Code: WFBISUS6S
ABA #121000248
Account # 4669481673

Coding: BU10079

-	10417- 110-4202-810101
-	(725,200.00) 10417- 110-4202-810102
-	10417- 110-4202-810110
-	10417- 110-4202-810103
-	10417- 110-4202-810104

ED

EXHIBIT
2

R202 Billing worksheet_2020 - July 2020

FIELDWOOD
Resolute

WELL NAME / LOCATION: AFE
MC-948#4
FW205014

EXHIBIT
2

Valaris DS-16 MONTHLY BILING SUMMARY										
Month/Year Billed		Customer #		Customer Name		Work Order #		Purchase Order:		
Month/Year Billed		Customer #		Customer Name		Work Order #		Purchase Order:		
M.C. Stolt Completion, Gulf of Mexico										
DATE		OPERATING HOURS		HEADCOUNT		BILLED HOURS		NON-BILLABLE EXTENDS SHOOTDOWNS		
DATE	TIME	OPERATING HOURS	HEADCOUNT	NON-BILLABLE EXTENDS SHOOTDOWNS						
7/1/2020	2020-07-01 00:00:00	24.00	1	24.00	0.00	5.00	19.00	1.00	5.00	0.00
7/2/2020	2020-07-02 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/3/2020	2020-07-03 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/4/2020	2020-07-04 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/5/2020	2020-07-05 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/6/2020	2020-07-06 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/7/2020	2020-07-07 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/8/2020	2020-07-08 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/9/2020	2020-07-09 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/10/2020	2020-07-10 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/11/2020	2020-07-11 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/12/2020	2020-07-12 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/13/2020	2020-07-13 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/14/2020	2020-07-14 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/15/2020	2020-07-15 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/16/2020	2020-07-16 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/17/2020	2020-07-17 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/18/2020	2020-07-18 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/19/2020	2020-07-19 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/20/2020	2020-07-20 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/21/2020	2020-07-21 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/22/2020	2020-07-22 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/23/2020	2020-07-23 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/24/2020	2020-07-24 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/25/2020	2020-07-25 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/26/2020	2020-07-26 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/27/2020	2020-07-27 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/28/2020	2020-07-28 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/29/2020	2020-07-29 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/30/2020	2020-07-30 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
7/31/2020	2020-07-31 00:00:00	24.00	1	24.00	0.00	3.00	19.00	1.00	3.00	0.00
TOTALS		96.00	4	96.00	0.00	0.00	0.00	0.00%	315.00	14.00
		0.00%			0.00%		0.00%	0.00%	50.00%	5.00
		\$ 1,152,000.00		\$ 1,152,000.00		\$ 38,000.00		\$ 38,000.00		\$ 1,114,000.00
		100%/Day		\$ 1,152,000.00		\$ 38,000.00		\$ 38,000.00		\$ 1,114,000.00
		In Hole/Subsea 100% / Day MPO		\$ 200,000.00		\$ 6,666.67		\$ 6,666.67		\$ 193,333.33
		In Hole/Subsea 100%/Day		\$ 185,000.00		\$ 6,166.67		\$ 6,166.67		\$ 178,833.33
		100%/hr MPO		\$ 8,333.33		\$ 2.778.33		\$ 2.778.33		\$ 8,055.00
		100%/hr		\$ 7,708.33		\$ 2.369.44		\$ 2.369.44		\$ 7,339.00
		90%/hr		\$ 7,554.17		\$ 2.318.22		\$ 2.318.22		\$ 7,185.00
		90%/hr MPO		\$ 8,186.67		\$ 2.655.00		\$ 2.655.00		\$ 7,800.00

DS-16 Rotating Spud Signature:

Fieldwood Client Representative:

Date:

Dinny Sharry

Fieldwood Drilling Spud Signature:

Date:

M.C. Stolt Completion, Gulf of Mexico

Fieldwood Drilling Spud Signature:

Date:

06-05-2020

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Atlantic Maritime Service LLC
5847 San Felipe, Suite 3500
Houston, TX 77057
Phone: (281) 809-0377

INVOICE

TO: FIELDWOOD ENERGY LLC
2000 W. SAM HOUSTON PARKWAY SOUTH
SUITE 1200
HOUSTON, TX 77042
ATTN: ACCOUNTS PAYABLE

INVOICE NO: FWD2007263
INVOICE DATE: 07/09/20
CUSTOMER NUMBER: 1348
PAYMENT TERM 45 DAYS
RIG: DS-16 Resolute

WELL NUMBER MC-948 #4

AFE #: FW205014

TO INVOICE YOU FOR THIRD PARTY CATERING JULY 1-4, 2020 PER ATTACHED THE COMPANY
MEAL TICKETS

MEALS @	35 MEAL / COURTESY	\$
27 COST/DAY/PERSON	140 COST/DAY/PERSON	\$ 3,780.00

AMOUNT DUE: \$ 3,780.00

Rig Manager's Approval: _____

REMIT ACH PAYMENTS TO:

Beneficiary: Atlantic Maritime Service LLC
Wells Fargo Bank, N.A.
San Francisco, CA
SWIFT Code: WFBUS6S
ABA #121000248
Account # 4669481673

\$ (3,780.00)	810620.10417.4202.110
\$ -	912812.10417.4202-110
\$ -	919220.10417.4202.110
\$ -	912814.10417.4202-110
\$ -	919220.10417.4202.110

ED

EXHIBIT 2

Rowan Resolute

		CLIENT THIRD PARTY ROOM AND MEAL CHARGE-OFF FOR: July 2020 Well Name: Gunflint, AFE: FW205014 Routing#580047																														
Group	Date	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
NOV																																
NSI Fracturing																																
OCEANEERING	6	3																														
OES																																
Olivates																																
One Subsea																																
OFI (Oil Field Instr.)																																
OGEC																																
One Surface																																
OTC																																
Pharmasafe	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
Phi Helicopters																																
Pinnacle																																
Petrolink																																
Precision Rental																																
Premium																																
Protechnics																																
Proserve																																
Professional Rental Tools																																
PRT																																
Quality Energy																																
QES																																
Rig Chem																																
RigNet																																
RPS Group Inc.																																
Schlumberger																																
Scientific Drilling																																
SCS																																
Subsea Partners LLC																																
Subsea Solutions																																
Sunbelt																																
Superior																																
Superior Energy																																
Superior Perf.																																
Southern Fab																																
Teledyne																																
TEMS																																
Terra																																
TIW																																
Total Safety																																
Tristate																																
TSI																																
Tubular Solutions																																
Veris Global																																
Workstrings																																
Weatherford																																
Wellbore																																
Welltec																																
WFR																																
TOTAL	16	9	4	4	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
TOTAL OVER CONTRACT	16	7	2	2																												

TOTAL BILLABLE \$ \$3,780.00ACCT CODE 3025-45
S. Butler
7-2-2020

S. Wm. Ondr. om 7/2/20

e:\home\radio2020\Dropbox\QMS\APERVO\Yank Model\row

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2020-24068 Page 17 of 17

Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 39 of 92

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Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 39 of 92

2020-24068 Page 19 of 17

Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 39 of 92

2020-24068 Page 20 of 17

Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 39 of 92

2020-24068 Page 21 of 17

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2020-24068 Page 22 of 17

Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 39 of 92

Rowan Resolute

Group	Date	CLIENT THIRD PARTY ROOM AND MEAL CHARGE-OFF FOR: July 2020 Well Name: Gunflint, AFE: FW205014 Routing#580047												Started Gunflint 1600 on 6																
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29
ABB LTD																														
ABS																														
Ampol																														
Airgas																														
Aker																														
Aqua Tech																														
Automated Production																														
Archer																														
Baileys																														
Baker Hughes																														
Bedrock Petroleum																														
BHGE																														
Blackhawk																														
BSEE																														
Bugware																														
Burner Fire Control																														
Cajun Cutters																														
Cameron																														
Cetco																														
ChampionX																														
Chouest																														
Clariant																														
Cavins																														
CoreLab																														
Danos																														
Deep Sea DS																														
DGO																														
Diversified																														
Dill-Quip																														
Dynamic Industries	7	7	7	7	7	7	7	7	7	7	7	7	7	7	7	7	7	7	7	7	7	7	7	7	7	7	7	7	7	7
EcoServ																														
Elite Comms																														
EPS																														
EVO																														
Expro																														
FDF Pipe Washing																														
Fieldwood	3	3	3	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2
FMC																														
FRANKS INTL																														
Fugro																														
GAIA																														
GE Oil & Gas																														
GSI																														
Gulfstream																														
HALLIBURTON/Sperry																														
HydroCarbon																														
Impact Selector																														
Interwell																														
Lloyds Register																														
MAKO																														
Master Flo																														
Mi Swaco																														
MISTRAS Group	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
NALCO																														
Newpark																														

C:\Users\westc\Desktop\June 2020 3rd Party Bills Meants.xls

 EXHIBIT
 2

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Atlantic Maritime Service LLC
5847 San Felipe, Suite 3500
Houston, TX 77057
Phone: (281) 809-0377

INVOICE

TO: FIELDWOOD ENERGY LLC
2000 W.SAM HOUSTON PARKWAY SOUTH
SUITE 1200
HOUSTON, TX 77042
ATTN: ACCOUNTS PAYABLE

INVOICE NO: FWD2007262
INVOICE DATE: 07/09/20
CUSTOMER NUMBER: 1348
PAYMENT TERM 45 DAYS
RIG: DS-16 Resolute

WELL NUMBER MC-948 #4

AFE #: FW205014

TO INVOICE YOU FOR THIRD PARTY CATERING JUNE 5-30, 2020 PER ATTACHED THE COMPANY
MEAL TICKETS

MEALS @	35 MEAL / COURTESY	\$
1653 COST/DAY/PERSON	140 COST/DAY/PERSON	\$ 231,420.00

AMOUNT DUE: \$ 231,420.00

Rig Manager's Approval: _____

REMIT ACH PAYMENTS TO:

Beneficiary: Atlantic Maritime Service LLC

Wells Fargo Bank, N.A.

San Francisco, CA

SWIFT Code: WFBILUS6S

ABA #121000248

Account # 4669481673

\$ (231,420.00) 810620.10417.4202.110
\$ (34,089.65) 912812.10417.4202-110
\$ 34,089.65 919220.10417.4202.110
(\$43,469.00) 912814.10417.4202-110
\$43,469.00 919220.10417.4202.110

ED

EXHIBIT 2

Rowan Resolute

		CLIENT THIRD PARTY ROOM AND MEAL CHARGE-OFF FOR: June 2020 Well Name: Gunflint, AFE: FW205014 Routing#58047																																
Group	Date	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31		
NOV																																		
NSI Fracturing																																		
OCEANEERING																																		
OES																																		
Oilstates																																		
One Subsea																																		
OFI (Oil Field Instr.)																																		
OGEC																																		
One Surface																																		
OTC																																		
Pharmasafe																																		
PHI Helicopters																																		
Pinnacle																																		
Petrolink																																		
Precision Rental																																		
Premium																																		
Protechincs																																		
Proserve																																		
Professional Rental Tools																																		
PRT																																		
Quality Energy																																		
QES																																		
Rig Chem																																		
RigNet																																		
RPS Group Inc.																																		
Schlumberger																																		
Scientific Drilling																																		
SCS																																		
Subsea Partners LLC																																		
Subsea Solutions																																		
Sunbelt																																		
Superior																																		
Superior Energy																																		
Superior Perf.																																		
Southern Fab																																		
Teledyne																																		
TEMs																																		
Tetra																																		
TIW																																		
Total Safety																																		
Tristate																																		
TSI																																		
Tubular Solutions																																		
Veris Global																																		
Workstrings																																		
Weatherford																																		
Wellbore																																		
Welltec																																		
WFR																																		
0	0	0	0	64	64	64	65	65	75	83	80	85	89	88	85	88	89	88	86	83	87	86	83	87	86	83	87	86	83	87	86			
TOTAL				62	62	62	63	63	73	81	78	83	87	86	83	87	86	83	87	86	83	87	86	83	87	86	83	87	86	83	87	86		
TOTAL OVER CONTRACT																																		

AFE: FW205014
Lease: MC-948 #44
Project: Gunflint (STIM)
Engineer: J. Perroux
Routing #: 580047

EXHIBIT
2

ACCT CODE 7300-45
J. Butrus 7-2-2002

Spine Oil 01M 7/2/20

1653
TOTAL BILLABLE \$ \$231,420.00

Rowan Resolute

Group	Date	CLIENT THIRD PARTY ROOM AND MEAL CHARGE-OFF FOR: June 2020 Well Name: Gunflint, AFE: FW205014 Routing#80047												Started Gunflint 1600 on 6																
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29
ABB LTD																														
ABS																														
Ampol																														
Angas																														
Aler																														
Aqua Tech																														
Automated Production																														
Archer																														
Baileys																														
Baker Hughes																														
Bedrock Petroleum																														
BHGE																														
Blackhawk																														
BSEE																														
Bugware																														
Burner Fire Control																														
Cajun Cutters																														
Cameron																														
Cetco																														
ChampionX																														
Chouest																														
Clariant																														
Cavins																														
Corelab																														
Danos																														
Deep Sea DS																														
DGO																														
Diversified																														
Dri-Quip																														
Dynamic Industries																														
EcoServ																														
Elite Comms																														
EPS																														
EVO																														
Expro																														
FDF Pipe Washing																														
Fieldwood																														
FMC																														
FRANKS INTL																														
Fugro																														
GAI																														
GE Oil & Gas																														
GSI																														
Gulfstream																														
HALLIBURTON/Sperry																														
HydroCarton																														
Impact Selector																														
Interwell																														
Lloyds Register																														
MAKO																														
Master Flo																														
Mi Swaco																														
MISTRAS Group																														
NALCO																														
Newpark																														

C:\Users\Abra\Downloads\2020\3rd Party Bank Meets.xlsx

EXHIBIT
2

1340 Poydras Street, 4th Floor
New Orleans, Louisiana 70112



Land Records Division
Telephone (504) 407-0005

Chelsey Richard Napoleon
Clerk of Court and Ex-Officio Recorder
Parish of Orleans

DOCUMENT RECORDATION INFORMATION

Instrument Number: 2020-24965

Recording Date: 7/16/2020 01:40:54 PM

Document Type: LABOR/MATERIAL LIEN

Addtl Titles Doc Types:

Mortgage Instrument Number: 1334982

Filed by: SHER GARNER
909 POYDRAS ST 28TH FLOOR

NEW ORLEANS, LA 70112

**THIS PAGE IS RECORDED AS PART OF YOUR DOCUMENT AND
SHOULD BE RETAINED WITH ANY COPIES.**



Steven Hoerner, Deputy Clerk
A True and Correct Copy
Chelsey Richard Napoleon, Clerk, Civil District Court

EXHIBIT
2

Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 45 of 92
St. Bernard Parish Certified Copy

Randy S. Nunez
Clerk of Court
St. Bernard Parish Courthouse
Chalmette, LA 70044
(504) 271-3434

Received From :
SHER GARNER
909 POYDRAS STREET
SUITE 2800
NEW ORLEANS, LA 70112

First MORTGAGOR

FIELDWOOD ENERGY LLC

First MORTGAGEE

ATLANTIC MARITIME SERVICES LLC

Index Type : MORTGAGES

File Number : 633342

Type of Document : LIEN

Book : 1945 **Page :** 454

Recording Pages : 17

Description : STATEMENT OF PRIVILEGE

Recorded Information

I hereby certify that the attached document was filed for registry and recorded in the Clerk of Court's office for St. Bernard Parish, Louisiana.

On (Recorded Date) : 07/16/2020

At (Recorded Time) : 12:15:50PM



Doc ID - 008075760017

CLERK OF COURT
RANDY S. NUNEZ
Parish of St. Bernard

I certify that this is a true copy of the attached
document that was filed for registry and
Recorded 07/16/2020 at 12:15:50
Recorded in Book 1945 Page 454
File Number 633342

Deputy Clerk

/S/ MANDY B. FLEETWOOD

Return To :
SHER GARNER
909 POYDRAS STREET
SUITE 2800
NEW ORLEANS, LA 70112

Do not Detach this Recording Page from Original Document

EXHIBIT
3

(Mississippi Canyon 948 #4)

STATEMENT OF PRIVILEGE

BEFORE ME, the undersigned Notary Public, duly commissioned and qualified for the County of Harris, State of Texas, personally came and appeared:

ATLANTIC MARITIME SERVICES LLC, a Delaware limited liability company (“Claimant”)

who states that it has a claim, lien and privilege pursuant to La. R.S. 9:4861 *et seq.*, as follows:

1) Name and Address of Claimant:

Atlantic Maritime Services LLC
5847 San Felipe, Suite 3300
Houston, TX 77057

2) Nature and amount of the obligation for which Claimant’s privilege is claimed:

Labor, materials, services and related supplies and expenses, in connection with offshore drilling services under a contract between Claimant and the Operator for the Well (as defined in Section 5 below) in the amount of **\$5,824,744.68**, plus contractually owed interest at the rate of 10 percent per annum, and contractually owed attorneys’ fees and expenses (collectively, the “Obligations”). The Obligations include, but are not limited to obligations owed to Claimant (a) as a contractor for the price of its contract with Operator for operations with respect to the Well; and (b) as a seller for the price of movables sold to Operator that are incorporated in the Well or in a facility located on the well site; consumed in operations; and/or consumed at the site of the Well by a person performing labor or services on the site of the Well located in the waters of the State of Louisiana. Invoices evidencing the Obligations are attached hereto. The date of the last activity giving rise to Claimant’s privilege set forth in this Statement of Privilege is July 4, 2020.

3) Name and address of the person owing the amount for which Claimant’s privilege is claimed:

Fieldwood Energy LLC
2000 W. Sam Houston Parkway South, Suite 1200
Houston, TX 77042

4) Name and address of the operator of the well as shown by the records of the Commission of Conservation:

Not applicable as this well is located on the Outer Continental Shelf; however, the Operator of the Well is as follows:

Fieldwood Energy LLC
2000 W. Sam Houston Parkway South, Suite 1200
Houston, TX 77042

5) Description of the Operating Interest Upon Which the Privilege is Claimed, or of the Well with Respect to Which the Operations Giving Rise to Claimant's Privilege were Performed:

The privilege is claimed upon the operating interest of Fieldwood Energy LLC in **Mississippi Canyon Block 948, Lease No. OCS-G-28030** (the "Lease"), and **Well #4 (OCS-G-28030)** drilled by Claimant on behalf of Fieldwood Energy LLC during the time from June 4, 2020, until July 4, 2020 (the "Well"), including the operating interest under which the operations giving rise to the Claimant's privilege are conducted together with the interest of the lessee and/or operator of such interest in any (a) well, building, tank, leasehold pipeline, and other construction or facility on the well site; (b) movable on the well site that is used in operations, other than a movable that is only transiently on the well site for repair, testing, or other temporary use; (c) tract of land, servitude, and lease described in La. R.S. 9:4861(12)(c) covering the well site of the operating interest; (d) drilling or other rig located at the well site of the operating interest if the rig is owned by the operator or by a contractor from whom the activities giving rise to the Claimant's privilege emanate; (e) the interest of the operator and participating lessee in hydrocarbons produced from the operating interest and the interest of a non-participating lessee in hydrocarbons produced from that part of his operating interest subject to the privilege; and (f) the proceeds received by, and the obligations owed to, a lessee from the disposition of hydrocarbons subject to the privilege.

This Statement of Privilege is made by Claimant for the purpose of preserving its claim, lien and privilege as a provider of materials, labor and services for and to the Operator and Well described above, including, without limitation, all claims, liens and privileges under La. R.S. 9:4861 et seq., and all claims for interest due on the obligations, along with the cost of preparing and filing this Statement of Privilege, and attorneys' fees and costs, to the fullest extent permitted by applicable law.

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Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 48 of 92

Date: July 15, 2020

ATLANTIC MARITIME SERVICES LLC,
a Delaware limited liability company

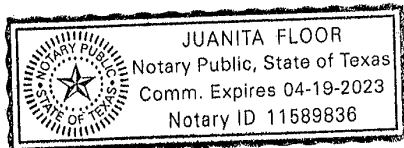
By: J. M.
Name: Jason M. Morganelli
Title: PRESIDENT

Sworn to and subscribed before me, Notary Public,
this 15th day of July 2020.

Juanita Floor
Notary Public

Notary/Bar Roll No. 11589836

My Commission Expires: 4/19/2023



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Atlantic Maritime Service LLC
5847 San Felipe, Suite 3500
Houston, TX 77057
Phone: (281) 809-0377

INVOICE

TO: FIELDWOOD ENERGY LLC
2000 W.SAM HOUSTON PARKWAY SOUTH
SUITE 1200
HOUSTON, TX 77042

INVOICE NO: FWD2007260
INVOICE DATE: 7/1/2020
CUSTOMER NUMBER: 1348
PAYMENT TERM 45 DAYS

ATTN: AP DEPARTMENT

RIG: Resolute - DS-16
WELL NUMBER: MC-948 #4
LOCATION: MC-948 #4

AFE: FW205014

DAYWORK BILLING FOR ROWAN RESOLUTE FOR THE MONTH OF JUNE
PER ARTICLE OF THE OFFSHORE DAYWORK DRILLING CONTRACT
AND SIGNED RIG TIMESHEET ATTACHED.

FROM 16:00 HOURS ON 06/04/2020 THRU 24:00 HOURS ON 06/30/2020

DAYRATE EFFECTIVE

	<u>DAYRATE</u>	
568.0 HOURS OPERATING AT	\$185,000.00	\$4,378,333.31
0.0 HOURS STANDBY AT	\$181,300.00	\$0.00
0.0 HOURS REDRILL	\$166,500.00	\$0.00
16.0 HOURS REPAIR SUBSEA RATE	\$185,000.00	\$123,333.28
0.5 HOURS REPAIR SURFACE RATE	\$185,000.00	\$3,854.17
47.5 HOURS MOVE RATE	\$181,300.00	\$ 358,822.92
0.0 HOURS FORCE MAJEURE	\$166,500.00	\$0.00
632.0 TOTAL HOURS		

Crew Shortage

AMOUNT DUE: \$ 4,864,343.68

REMIT ACH PAYMENTS TO:

Beneficiary: Atlantic Maritime Service LLC
Wells Fargo Bank, N.A.
San Francisco, CA
SWIFT Code:WFBIUS6S
ABA #121000248
Account # 4669481673

Digitally signed
by Ben
Date:
2020.07.02
09:26:38 -05'00'

Coding: BU10079
(4,378,333.31) 10417- 110-4202-810101
- 10417- 110-4202-810102
- 10417- 110-4202-810110
(127,187.45) 10417- 110-4202-810103
(358,822.92) 10417- 110-4202-810104

ED

Case 20as89120-DocID:9809575 Page 18 of 438 Date 01/13/2020 2:04:49 PM

WELL NAME / LOCATION:		AFE		REPAIRS		REPAIRS		REPAIRS		TOTAL HOURS	
DATE		DESCRIPTION OF WORK		OPERATING		STANDBY REDRILL RATE		MOVE RATE		MOVE MAJEURE	
DATE		DESCRIPTION OF WORK		\$185,000		\$181,300		\$185,000		\$166,500	
DATE	DATE	DESCRIPTION OF WORK		OPERATING	STANDBY REDRILL RATE	MOVE RATE	SURFACE	MOVE	MOVE MAJEURE		
June 2020	June 2020	1 June 2020		\$185,000	\$181,300	\$166,500	\$185,000	\$185,000	\$166,500	0.0	0.0
June 2020	June 2020	2 June 2020								0.0	0.0
June 2020	June 2020	3 June 2020	Moving as directed							0.0	0.0
June 2020	June 2020	4 June 2020	Working as directed, Moved and Repaired(Changing out Blue Max cable)							0.0	0.0
June 2020	June 2020	5 June 2020	Working as directed and Repaired(Changing out Blue Max cable)							0.0	0.0
June 2020	June 2020	6 June 2020	Working as directed and Repaired							0.0	0.0
June 2020	June 2020	7 June 2020	Working as directed							0.0	0.0
June 2020	June 2020	8 June 2020	Working as directed and Moved							0.0	0.0
June 2020	June 2020	9 June 2020	Working as directed, repaired and Moved							0.0	0.0
June 2020	June 2020	10 June 2020	Working as directed							0.0	0.0
June 2020	June 2020	11 June 2020	Working as directed							0.0	0.0
June 2020	June 2020	12 June 2020	Working as directed							0.0	0.0
June 2020	June 2020	13 June 2020	Working as directed							0.0	0.0
June 2020	June 2020	14 June 2020	Working as directed							0.0	0.0
June 2020	June 2020	15 June 2020	Working as directed							0.0	0.0
June 2020	June 2020	16 June 2020	Working as directed							0.0	0.0
June 2020	June 2020	17 June 2020	Working as directed							0.0	0.0
June 2020	June 2020	18 June 2020	Working as directed							0.0	0.0
June 2020	June 2020	19 June 2020	Working as directed							0.0	0.0
June 2020	June 2020	20 June 2020	Working as directed							0.0	0.0
June 2020	June 2020	21 June 2020	Working as directed							0.0	0.0
June 2020	June 2020	22 June 2020	Working as directed							0.0	0.0
June 2020	June 2020	23 June 2020	Working as directed							0.0	0.0
June 2020	June 2020	24 June 2020	Working as directed							0.0	0.0
June 2020	June 2020	25 June 2020	Working as directed							0.0	0.0
June 2020	June 2020	26 June 2020	Working as directed and Moved							0.0	0.0
June 2020	June 2020	27 June 2020	Working as directed and Moved							0.0	0.0
June 2020	June 2020	28 June 2020	Working as directed and Moved							0.0	0.0
June 2020	June 2020	29 June 2020	Working as directed and Moved							0.0	0.0
June 2020	June 2020	30 June 2020	Working as directed and Moved							0.0	0.0
June 2020	June 2020	31 June 2020	Working as directed and Moved							0.0	0.0
HOURS:		568.0	0.0	0.0	0.0	47.5	0.5	16.0	0.0	0.0	0.0
AMOUNTS:		\$4,378,333.31	\$0.00	\$0.00	\$358,822.92	\$3,854.17	\$123,333.28	\$0.00	\$0.00	\$4,864,243.68	\$632.00

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Atlantic Maritime Service LLC
5847 San Felipe, Suite 3500
Houston, TX 77057
Phone: (281) 809-0377

INVOICE

TO: FIELDWOOD ENERGY LLC
2000 W.SAM HOUSTON PARKWAY SOUTH
SUITE 1200
HOUSTON, TX 77042

ATTN: AP DEPARTMENT

INVOICE NO: FWD2007261
INVOICE DATE: 7/6/2020
CUSTOMER NUMBER: 1348
PAYMENT TERM 45 DAYS

RIG: Resolute - DS-16
WELL NUMBER: MC-948#4
LOCATION: MC-948#4

AFE: FW205014

DAYWORK BILLING FOR ROWAN RESOLUTE FOR THE MONTH OF JULY
PER ARTICLE OF THE OFFSHORE DAYWORK DRILLING CONTRACT
AND SIGNED RIG TIMESHEET ATTACHED.

FROM 00:00 HOURS ON 07/01/2020 THRU 24:00 HOURS ON 07/04/2020

DAYRATE EFFECTIVE

	<u>DAYRATE</u>
0.0 HOURS OPERATING AT	\$185,000.00
96.0 HOURS STANDBY AT	\$181,300.00
0.0 HOURS REDRILL	\$166,500.00
0.0 HOURS REPAIR SUBSEA RATE	\$185,000.00
0.0 HOURS REPAIR SURFACE RATE	\$185,000.00
0.0 HOURS ZERO RATE	\$0.00
0.0 HOURS FORCE MAJEURE	\$166,500.00
<u>96.0 TOTAL HOURS</u>	<u>\$0.00</u>

Crew Shortage

AMOUNT DUE: \$ 725,200.00

Digitally signed
by Ben
Date:
2020.07.06
08:34:09 -05'00'



REMIT ACH PAYMENTS TO:

Beneficiary: Atlantic Maritime Service LLC
Wells Fargo Bank, N.A.
San Francisco, CA
SWIFT Code: WFBISUS6S
ABA #121000248
Account # 4669481673

Coding: BU10079

(725,200.00)	10417- 110-4202-810101
	10417- 110-4202-810102
	10417- 110-4202-810110
	10417- 110-4202-810103
	10417- 110-4202-810104

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Valaris DS-16 MONTHLY BILLING SUMMARY														
Month:	Contract #	Customer:	Well Name:	OPERATING HOURS							HEADCOUNT	BILLYABLE EXTRA LABOR	NON-BILLYABLE EXTRAS	CREW SHORTAGES
				RRR	SURFACE	RPR SURFACE	FORCE	Initial	No. of days	Operator				
7/1/2020	OC-4 28030	Fieldwood	Valaris DS-16 Combination, Section 4	0.00%	705.00%	206 (12.5 hour shifts per month) - thereafter 0 rate	205 @ 20%	206	24.00	24.00	24.00	5.00	19.00	1.00
7/2/2020				24.00										
7/3/2020				24.00										
7/4/2020				24.00										
TOTALS	0.00	96.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00%	385.00	14.00	75.00	5.00	
	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%					
	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	
In Hold/Subsurface 100% / Day MFD	\$	185,000.00								Total Billable for the Month:	\$	725,200.00		
In Hold/Subsurface 100% / Day	\$	200,000.00												
100% / Day MFD	\$	185,000.00												
100% / Day	\$	8,333.33												
100% / Day MFD	\$	7,703.33												
100% / Day	\$	7,554.17												
100% / Day MFD	\$	2,156.67												
DS-16 Rotating Subs:		Robert J. Gaffney												
DS-16 Rotating Subs Signature:		Bethany May												
Date:	07-04-2020	Date:	07/04/2020											
Fieldwood Drilling Supt.:														
Fieldwood Client Representative:														
Fieldwood Drilling Supt. Signature:														
Fieldwood Client Representative Signature:														
Fieldwood Drilling Supt. Signature:														
Fieldwood Client Representative:														
Date:		Date:												
Fieldwood Drilling Supt. Signature:														
Fieldwood Client Representative:														
Date:		Date:												

EXHIBIT
3ACCT CODE 7300-15
7-4-2020AFE: FW205014
Lease: MC-948 #4
Project: Gunflint (STIM)
Engineer: J. Perroux
Routing #: 580047

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Valaris DS-16 MONTHLY BILLING SUMMARY											
DATE	OPR. LOCN	OPERATING HOURS				HARD/DRILL				BILLING EXTRA LABOR	NON-MATERIAL EXTRAS
		STBY	STBY	SHUTS	SHUTS	DRILL MATURE	DRILL HRS	NO. OF HOURS IN MATURE MONTH	TOTAL HOURS	VALORS CHARGING	VALORS CHARGING
7/1/2020		24.00	0.00	0.00	0.00	207	204	24.00	80.00	5.00	19.00
7/2/2020		24.00	0.00	0.00	0.00			24.00	85.00	3.00	19.00
7/3/2020		24.00	0.00	0.00	0.00			24.00	85.00	3.00	19.00
7/4/2020		24.00	0.00	0.00	0.00			24.00	85.00	3.00	19.00
7/5/2020											
7/6/2020											
7/7/2020											
7/8/2020											
7/9/2020											
7/10/2020											
7/11/2020											
7/12/2020											
7/13/2020											
7/14/2020											
7/15/2020											
7/16/2020											
7/17/2020											
7/18/2020											
7/19/2020											
7/20/2020											
7/21/2020											
TOTALS	0.00	96.00	0.00	0.00	0.00	0.00	0.00	0.00	335.00	14.00	76.00
		0.00%	0.00%	0.00%	0.00%				50.00%		
		\$ 2715.0000	\$ 5	\$ 5	\$ 5						
In-Hole/Slipper 100% Day MFD	\$ 185,000.00										
In-Hole/Slipper 100% Day	\$ 200,000.00										
1075hr-NP0	\$ 185,000.00										
1075hr-NP0	\$ 8,333.33										
SP0/hr	\$ 2,705.33										
SP0/hr-NP0	\$ 7,552.17										
SP0/hr-NP0	\$ 6,166.67										
DS-16 Estimating Sub:											
Fieldwood Client Representative:											
Date:	Dinny Sharry										
Fieldwood Client Representative Signature:											
Date:											
Fieldwood Drilling Supt:											
Date:											
Fieldwood Drilling Supt. Signature:											
Date:											
EXHIBIT	3										

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VALARIS



Atlantic Maritime Service LLC
5847 San Felipe, Suite 3500
Houston, TX 77057
Phone: (281) 809-0377

INVOICE

TO: FIELDWOOD ENERGY LLC
2000 W.SAM HOUSTON PARKWAY SOUTH
SUITE 1200
HOUSTON, TX 77042
ATTN: ACCOUNTS PAYABLE

INVOICE NO: FWD2007263
INVOICE DATE: 07/09/20
CUSTOMER NUMBER: 1348
PAYMENT TERM 45 DAYS
RIG: DS-16 Resolute

WELL NUMBER MC-948 #4

AFE #: FW205014

TO INVOICE YOU FOR THIRD PARTY CATERING JULY 1-4, 2020 PER ATTACHED THE COMPANY
MEAL TICKETS

MEALS @	35 MEAL / COURTESY	\$
27 COST/DAY/PERSON	140 COST/DAY/PERSON	\$ 3,780.0

AMOUNT DUE: \$ 3,780.0

Rig Manager's Approval: _____

REMIT ACH PAYMENTS TO:

Beneficiary: Atlantic Maritime Service LLC
Wells Fargo Bank, N.A.
San Francisco, CA
SWIFT Code: WFBUS6S
ABA #121000248
Account # 4669481673

\$ (3,780.00)	810620.10417.4202.110
\$ -	912812.10417.4202-110
\$ -	919220.10417.4202.110
\$ -	912814.10417.4202-110
\$ -	919220.10417.4202.110

ED

EXHIBIT
3

Case 20-cv-9420-Dredderent filed on 11/13/2021 Page 408 of 438

Rowan Resolute

St. John's Island 01m 2/2/22

ACCT CODE 3025-45
S. Butera
7-2-2020
OMA AB 35% Bank Member
e-mail: sbutera2020@comcast.net

Lease: MC-948 #4
Project: Gunflint (STIM)
Engineer: J. Perroux
Routing #: 580047

Exhibit Man APPROVAL

Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 58 of 92

Rowan Resolute

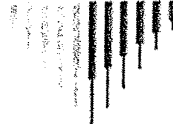
CLIENT THIRD PARTY ROOM AND MEAL CHARGE-OFF FOR: July 2020 Well Name: Gunflint, AFE: FW205014 Routing: 580047

Group	Date	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
ABB LTD																																
ABS																																
Ampol																																
Airgas																																
Aker																																
Aqua Tech																																
Automated Production																																
Archer																																
Baileys																																
Baker Hughes																																
Bedrock Petroleum																																
BHGE																																
Blackhawk																																
BSEE																																
Bugvare																																
Burner Fire Control																																
Cajun Cutters																																
Cameron																																
Celco																																
ChampionX																																
Chouest																																
Clairant																																
Cavins																																
CoreLab																																
Danios																																
Deep Sea DS																																
DGO																																
Diversified																																
Dirt-Quip																																
Dynamic Industries																																
EcoServ																																
Elite Comms																																
EPS																																
EVO																																
Exbro																																
FDI Pipe Washing																																
Fieldwood																																
FMC																																
FRANKS INTL																																
Fugro																																
GAIA																																
GE Oil & Gas																																
GSi																																
Gulfstream																																
HALLIBURTON /Sperry																																
HycarCarbon																																
Impact Selector																																
Intervent																																
Lords Register																																
MAKO																																
Master Flo																																
MI Swaco																																
MISTRAS Group																																
NALCO																																
Newpark																																

EXHIBIT
3

Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 59 of 92

VALARIS



Atlantic Maritime Service LLC
5847 San Felipe, Suite 3500
Houston, TX 77057
Phone: (281) 809-0377

INVOICE

TO: FIELDWOOD ENERGY LLC
2000 W.SAM HOUSTON PARKWAY SOUTH
SUITE 1200
HOUSTON, TX 77042
ATTN: ACCOUNTS PAYABLE

INVOICE NO: FWD2007262
INVOICE DATE: 07/09/20
CUSTOMER NUMBER: 1348
PAYMENT TERM 45 DAYS
RIG: DS-16 Resolute

WELL NUMBER MC-948 #4

AFE #: FW205014

TO INVOICE YOU FOR THIRD PARTY CATERING JUNE 5-30, 2020 PER ATTACHED THE COMPANY
MEAL TICKETS

MEALS @	35 MEAL / COURTESY	\$
1653 COST/DAY/PERSON	140 COST/DAY/PERSON	\$ 231,420.00

AMOUNT DUE: \$ 231,420.00

Rig Manager's Approval: _____

REMIT ACH PAYMENTS TO:

Beneficiary: Atlantic Maritime Service LLC
Wells Fargo Bank, N.A.
San Francisco, CA
SWIFT Code: WFBUS6S
ABA #121000248
Account # 4669481673

\$ (231,420.00)	810620.10417.4202.110
\$ (34,089.65)	912812.10417.4202-110
\$ 34,089.65	919220.10417.4202.110
(\$43,469.00)	912814.10417.4202-110
\$43,469.00	919220.10417.4202.110

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EXHIBIT
3

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Rowan Resolute

卷之三

96: Button 7-2-2002

01-03-2023\Desktop\unit 220\3454\Bank Reconciliation

Project: Summit (Phm)
Engineer: J. Perroux
Routing #: 580047

Customer Man APPROVAL:

11

Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 61 of 92

Rowan Resolute

CLIENT THIRD PARTY ROOM AND MEAL CHARGE-OFF FOR: June 2020 Well Name: Gunflint, AFE: FW205014 Routing#580047

Group	Date	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
ABB LTD																																
ABS																																
Amplol																																
Airgas																																
Aker																																
Aqua Tech																																
Automated Production																																
Archer																																
Baileys																																
Baker Hughes																																
Bedrock Petroleum																																
BlGIE																																
Blackhawk																																
BSEE																																
Bugware																																
Burner Fire Control																																
Calum Cutters																																
Cameron																																
Cetco																																
ChampionX																																
Choquest																																
Clariant																																
Cavins																																
CoreLab																																
Danios																																
Deep Sea DS																																
DICO																																
Diversified																																
Dri-Quip																																
Dynamic Industries																																
Ecserv																																
Elite Comms																																
EPS																																
EVO																																
Expro																																
FF Pipe Washing																																
Fielddow																																
FMC																																
FRANKS INTL																																
Furo																																
GAEA																																
GE Oil & Gas																																
GSI																																
Gulfstream																																
HALLIBURTON / Sperry																																
HydroCarbon																																
Impact Selector																																
Intervent																																
Lloyds Register																																
MAKO																																
Master Flo																																
MI Swaco																																
MISTRAS Group																																
NALCO																																
Newpark																																

EXHIBIT
3

Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 62 of 92
Plaquemines Parish Recording Page

Kim Turlich-Vaughan
Clerk of Court
PO Box 40
Belle Chasse, LA 70037
(504) 934-6610

Received From :

SHER, GARNER, CAHILL, RICHTER, KLEIN
& HILBERT, L.L.C.
909 POYDRAS ST., 28TH FLOOR
NEW ORLEANS, LA 70112

First MORTGAGOR

FIELDWOOD ENERGY LLC

First MORTGAGEE

ATLANTIC MARITIME SERVICES LLC

Index Type : MORTGAGE

File # : 2020-00002805

Type of Document : MATERIALMANS LIEN

Book : 772 **Page :** 616

Recording Pages : 17

Recorded Information

I hereby certify that the attached document was filed for registry and recorded in the Clerk of Court's office for Plaquemines Parish, Louisiana.

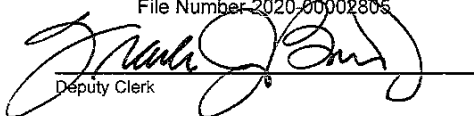
On (Recorded Date) : 07/16/2020

At (Recorded Time) : 10:47:54AM



Doc ID - 005320630017

CLERK OF COURT
KIM TURLICH-VAUGHAN
Parish of Plaquemines
I certify that this is a true copy of the attached
document that was filed for registry and
Recorded 07/16/2020 at 10:47:54
Recorded in Book 772 Page 616
File Number 2020-00002805



Deputy Clerk



Return To :

EXHIBIT
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Do not Detach this Recording Page from Original Document

(Mississippi Canyon 948 #4)

STATEMENT OF PRIVILEGE

BEFORE ME, the undersigned Notary Public, duly commissioned and qualified for the County of Harris, State of Texas, personally came and appeared:

ATLANTIC MARITIME SERVICES LLC, a Delaware limited liability company (“Claimant”)

who states that it has a claim, lien and privilege pursuant to La. R.S. 9:4861 *et seq.*, as follows:

1) Name and Address of Claimant:

Atlantic Maritime Services LLC
5847 San Felipe, Suite 3300
Houston, TX 77057

2) Nature and amount of the obligation for which Claimant’s privilege is claimed:

Labor, materials, services and related supplies and expenses, in connection with offshore drilling services under a contract between Claimant and the Operator for the Well (as defined in Section 5 below) in the amount of **\$5,824,744.68**, plus contractually owed interest at the rate of 10 percent per annum, and contractually owed attorneys’ fees and expenses (collectively, the “Obligations”). The Obligations include, but are not limited to obligations owed to Claimant (a) as a contractor for the price of its contract with Operator for operations with respect to the Well; and (b) as a seller for the price of movables sold to Operator that are incorporated in the Well or in a facility located on the well site; consumed in operations; and/or consumed at the site of the Well by a person performing labor or services on the site of the Well located in the waters of the State of Louisiana. Invoices evidencing the Obligations are attached hereto. The date of the last activity giving rise to Claimant’s privilege set forth in this Statement of Privilege is July 4, 2020.

3) Name and address of the person owing the amount for which Claimant’s privilege is claimed:

Fieldwood Energy LLC
2000 W. Sam Houston Parkway South, Suite 1200
Houston, TX 77042

4) Name and address of the operator of the well as shown by the records of the Commission of Conservation:

Not applicable as this well is located on the Outer Continental Shelf; however, the Operator of the Well is as follows:

Fieldwood Energy LLC
2000 W. Sam Houston Parkway South, Suite 1200
Houston, TX 77042

5) Description of the Operating Interest Upon Which the Privilege is Claimed, or of the Well with Respect to Which the Operations Giving Rise to Claimant's Privilege were Performed:

The privilege is claimed upon the operating interest of Fieldwood Energy LLC in **Mississippi Canyon Block 948, Lease No. OCS-G-28030** (the "Lease"), and **Well #4 (OCS-G-28030)** drilled by Claimant on behalf of Fieldwood Energy LLC during the time from June 4, 2020, until July 4, 2020 (the "Well"), including the operating interest under which the operations giving rise to the Claimant's privilege are conducted together with the interest of the lessee and/or operator of such interest in any (a) well, building, tank, leasehold pipeline, and other construction or facility on the well site; (b) movable on the well site that is used in operations, other than a movable that is only transiently on the well site for repair, testing, or other temporary use; (c) tract of land, servitude, and lease described in La. R.S. 9:4861(12)(c) covering the well site of the operating interest; (d) drilling or other rig located at the well site of the operating interest if the rig is owned by the operator or by a contractor from whom the activities giving rise to the Claimant's privilege emanate; (e) the interest of the operator and participating lessee in hydrocarbons produced from the operating interest and the interest of a non-participating lessee in hydrocarbons produced from that part of his operating interest subject to the privilege; and (f) the proceeds received by, and the obligations owed to, a lessee from the disposition of hydrocarbons subject to the privilege.

This Statement of Privilege is made by Claimant for the purpose of preserving its claim, lien and privilege as a provider of materials, labor and services for and to the Operator and Well described above, including, without limitation, all claims, liens and privileges under La. R.S. 9:4861 et seq., and all claims for interest due on the obligations, along with the cost of preparing and filing this Statement of Privilege, and attorneys' fees and costs, to the fullest extent permitted by applicable law.

[remainder of page intentionally blank - signature follows on next page]

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Date: July 15, 2020

ATLANTIC MARITIME SERVICES LLC,
a Delaware limited liability company

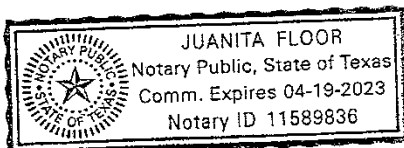
By: J. R. M.
Name: Jason R. Morganeau
Title: PRESIDENT

Sworn to and subscribed before me, Notary Public,
this 15 day of July 2020.

Juanita Floor
Notary Public

Notary Bar Roll No. 11589836

My Commission Expires: 4/19/2023



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Atlantic Maritime Service LLC
5847 San Felipe , Suite 3500
Houston, TX 77057
Phone: (281) 806-0377

INVOICE

TO: FIELDWOOD ENERGY LLC
2000 W. SAM HOUSTON PARKWAY SOUTH
SUITE 1200
HOUSTON, TX 77042

INVOICE NO: FWD2007260
INVOICE DATE: 7/1/2020
CUSTOMER NUMBER: 1348
PAYMENT TERM 45 DAYS

ATTN: AP DEPARTMENT

RIG: Resolute - DS-16
WELL NUMBER: MC-948 #4
LOCATION: MC-948 #4

AFE: FW205014

DAYWORK BILLING FOR ROWAN RESOLUTE FOR THE MONTH OF JUNE
PER ARTICLE OF THE OFFSHORE DAYWORK DRILLING CONTRACT
AND SIGNED RIG TIMESHEET ATTACHED.

FROM 16:00 HOURS ON 06/04/2020 THRU 24:00 HOURS ON 06/30/2020

DAYRATE EFFECTIVE

	<u>DAYRATE</u>
568.0 HOURS OPERATING AT	\$185,000.00
0.0 HOURS STANDBY AT	\$181,300.00
0.0 HOURS REDRILL	\$166,500.00
16.0 HOURS REPAIR SUBSEA RATE	\$185,000.00
0.5 HOURS REPAIR SURFACE RATE	\$185,000.00
47.5 HOURS MOVE RATE	\$181,300.00
0.0 HOURS FORCE MAJEURE	\$166,500.00
632.0 TOTAL HOURS	\$4,378,333.31

Crew Shortage

AMOUNT DUE: \$ 4,864,343.68
REMIT ACH PAYMENTS TO:

Beneficiary: Atlantic Maritime Service LLC
Wells Fargo Bank, N.A.
San Francisco, CA
SWIFT Code:WFBIUS6S
ABA #121000248
Account # 4669481673

Digitally signed
by Ben
Date:
2020.07.02
09:26:38 -05'00'

Coding: BU10079
(4,378,333.31) 10417- 110-4202-810101
- 10417- 110-4202-810102
- 10417- 110-4202-810110
(127,187.45) 10417- 110-4202-810103
(358,822.92) 10417- 110-4202-810104

ED

EXHIBIT
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Case 20-cv-09242-Doc-130001753661 submitted in TXSD on 11/18/20/2020 Page 413 of 438

EXHIBIT
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Case 20-cv-09240-Doc#1300-1 Filed 01/18/20 20 Page 414 of 438

Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 69 of 92

VALARIS

Atlantic Maritime Service LLC
 5847 San Felipe, Suite 3500
 Houston, TX 77057
 Phone: (281) 809-0377

INVOICE

TO: FIELDWOOD ENERGY LLC
 2000 W. SAM HOUSTON PARKWAY SOUTH
 SUITE 1200
 HOUSTON, TX 77042

INVOICE NO: FWD2007261
 INVOICE DATE: 7/6/2020
 CUSTOMER NUMBER: 1348
 PAYMENT TERM 45 DAYS

ATTN: AP DEPARTMENT

RIG: Resolute - DS-16
 WELL NUMBER: MC-946#4
 LOCATION: MC-946#4

AFE: FW205014

DAYWORK BILLING FOR ROWAN RESOLUTE FOR THE MONTH OF JULY
 PER ARTICLE OF THE OFFSHORE DAYWORK DRILLING CONTRACT
 AND SIGNED RIG TIMESHEET ATTACHED.

FROM 00:00 HOURS ON 07/01/2020 THRU 24:00 HOURS ON 07/04/2020

DAYRATE EFFECTIVE

	<u>DAYRATE</u>
0.0 HOURS OPERATING AT	\$185,000.00
96.0 HOURS STANDBY AT	\$181,300.00
0.0 HOURS REDRILL	\$166,500.00
0.0 HOURS REPAIR SUBSEA RATE	\$185,000.00
0.0 HOURS REPAIR SURFACE RATE	\$185,000.00
0.0 HOURS ZERO RATE	\$0.00
0.0 HOURS FORCE MAJEURE	\$166,500.00
96.0 TOTAL HOURS	\$ 725,200.00

Crew Shortage

AMOUNT DUE: \$ 725,200.00

Digitally signed
 by Ben
 Date:
 2020.07.06
 08:34:09 -05'00'



REMIT ACH PAYMENTS TO:

Beneficiary: Atlantic Maritime Service LLC
 Wells Fargo Bank, N.A.
 San Francisco, CA
 SWIFT Code: WFBUS6S
 ABA #121000248
 Account # 4669481673

Coding: BU10079	- 10417-110-4202-810101
(725,200.00)	- 10417-110-4202-810102
	- 10417-110-4202-810110
	- 10417-110-4202-810103
	10417-110-4202-810104

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Debtors' Exhibit No. 4
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Case 20-cv-94280-Dredding filed 11/13/20 20 page of 438

Debtors' Exhibit No. 4
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Valaris DS-16 MONTHLY BILLING SUMMARY

Monthly: July 2020
Contract # OCS-01 18039
Sponsor: [REDACTED]

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VALARIS



Atlantic Maritime Service LLC
5847 San Felipe, Suite 3500
Houston, TX 77057
Phone: (281) 809-0377

INVOICE

TO: FIELDWOOD ENERGY LLC
2000 W. SAM HOUSTON PARKWAY SOUTH
SUITE 1200
HOUSTON, TX 77042
ATTN: ACCOUNTS PAYABLE

INVOICE NO: FWD2007263
INVOICE DATE: 07/09/20
CUSTOMER NUMBER: 1348
PAYMENT TERM 45 DAYS
RIG: DS-16 Resolute

WELL NUMBER MC-948 #4

AFE #: FW205014

TO INVOICE YOU FOR THIRD PARTY CATERING JULY 1-4, 2020 PER ATTACHED THE COMPANY
MEAL TICKETS

MEALS @	35 MEAL / COURTESY	\$
27 COST/DAY/PERSON	140 COST/DAY/PERSON	\$ 3,780.0

AMOUNT DUE: \$ 3,780.0

Rig Manager's Approval: _____

REMIT ACH PAYMENTS TO:

Beneficiary: Atlantic Maritime Service LLC
Wells Fargo Bank, N.A.
San Francisco, CA
SWIFT Code: WFBUS6S
ABA #121000248
Account # 4669481673

\$ (3,780.00)	810620.10417.4202.110
\$ -	912812.10417.4202-110
\$ -	919220.10417.4202.110
\$ -	912814.10417.4202-110
\$ -	919220.10417.4202.110

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Rowan Resolute

CLIENT THIRD PARTY ROOM AND MEAL CHARGE-OFF FOR: July 2020 Well Name: Gunflint, AFE: FW205014 Routing#600047

Group	Date	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
ABB LTD																																
ABS																																
Ampol																																
Argus																																
Aver																																
Aqua Tech																																
Automated Production																																
Archer																																
Baileys																																
Baker Hughes																																
Bedrock Petroleum																																
BIGE																																
Blackhawk																																
BSEE																																
Bigware																																
Burner Fire Control																																
Celan Cutters																																
Cameron																																
Cetco																																
ChampionX																																
Chouest																																
Clairant																																
Covins																																
Corelab																																
Danios																																
Deep Sea DS																																
DGO																																
Diversified																																
Dil-Quip																																
Dynamic Industries																																
Ecology																																
Elite Comms																																
EPS																																
EVO																																
FDF Pipe Washing																																
Fieldwood																																
FMC																																
FRANKS INTL																																
Fugro																																
GAIA																																
GE Oil & Gas																																
GSi																																
Gulfstream																																
HALLBURTON Sperry																																
HydroCarbon																																
Impact Selector																																
Intervell																																
Lloyds Register																																
MAKO																																
Master Flo																																
M/SyraCo																																
MISTRAS Group																																
NALCO																																
Newpark																																

EXHIBIT 4

Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 76 of 92

VALARIS



Atlantic Maritime Service LLC
5847 San Felipe, Suite 3500
Houston, TX 77057
Phone: (281) 809-0377

INVOICE

TO: FIELDWOOD ENERGY LLC
2000 W.SAM HOUSTON PARKWAY SOUTH
SUITE 1200
HOUSTON, TX 77042
ATTN: ACCOUNTS PAYABLE

INVOICE NO: FWD2007262
INVOICE DATE: 07/09/20
CUSTOMER NUMBER: 1348
PAYMENT TERM 45 DAYS
RIG: DS-16 Resolute

WELL NUMBER MC-948 #4

AFE #: FW205014

TO INVOICE YOU FOR THIRD PARTY CATERING JUNE 5-30, 2020 PER ATTACHED THE COMPANY
MEAL TICKETS

MEALS @	35 MEAL / COURTESY	\$
1653 COST/DAY/PERSON	140 COST/DAY/PERSON	\$ 231,420.00

AMOUNT DUE: \$ 231,420.00

Rig Manager's Approval: _____

REMIT ACH PAYMENTS TO:

Beneficiary: Atlantic Maritime Service LLC
Wells Fargo Bank, N.A.
San Francisco, CA
SWIFT Code: WFBIUS6S
ABA #121000248
Account # 4669481673

\$ (231,420.00)	810620.10417.4202.110
\$ (34,089.65)	912812.10417.4202-110
\$ 34,089.65	919220.10417.4202.110
(\$43,469.00)	912814.10417.4202-110
\$43,469.00	919220.10417.4202.110

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EXHIBIT
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Rowan Resolute

CLIENT THIRD PARTY ROOM AND MEAL CHARGE-OFF FOR: June 2020 Well Name: Gunflint, AFE: FW2005014 Routing#580047																																
Group	Date	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
NOV																																
NSI Fracturing																																
OCEANEERING																																
QES																																
Oilsales																																
One Subsea																																
OFF (Oil Field Inst.)																																
QGEC																																
One Surface																																
OTC																																
Pharmasafe																																
Phi Helicopters																																
Pinnacle																																
PetroLink																																
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Premium																																
Protelchtics																																
Possible																																
Professional Rental Tools																																
PRT																																
Quality Energy																																
QES																																
RIG Chem																																
RightNet																																
RPS Group Inc.																																
Schlumberger																																
Scientific Drilling																																
SCS																																
Subsea Partners LLC																																
Subsea Solutions																																
Sunbelt																																
Superior																																
Superior Energy																																
Southern Fab																																
Telefyle																																
TEMS																																
Tetra																																
TIW																																
Total Safety																																
Tislate																																
TSI																																
Tubular Solutions																																
Venix Global																																
Workstring																																
Weatherford																																
Wellbore																																
Welltec																																
WFR																																
TOTAL																																
TOTAL OVER CONTRACT																																

ACT CODE: 7300-45
S. Buturov 7-2-2002
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Man APPROVAL: John O'Brien 7/2/20
Company: Rowan Resolute

TOTAL BILLABLE \$

\$231,420.00

Entered into the QM APPROVAL Master File on 11/22/2020 at 11:45 AM

Debtors' Exhibit No. 4

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Rowan Resolute

CLIENT THIRD PARTY ROOM AND MEAL CHARGE-OFF FOR: June 2020 Well Name: Gunflint, AFE: FW2006014 Routing#5800047

Group	Date	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
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ABS																																
Ampol																																
Airgas																																
Aker																																
Aqua Tech																																
Automated Production																																
Asher																																
Baileys																																
Baker Hughes																																
Bedrock Petroleum																																
BHGE																																
Blackhawk																																
BSEE																																
Bugware																																
Burner Fire Control																																
Calum Cutters																																
Cameron																																
Cetco																																
ChampionX																																
Clariant																																
Cavins																																
CoreLab																																
Danios																																
Deep Sea DS																																
DGO																																
Diversified																																
Dill-Quip																																
Dynamic Industries																																
Ecobury																																
Elite Comms																																
EPS																																
E/O																																
Expro																																
FDF Pipe Washing																																
Fieldwood																																
FMC																																
FRANKS INTL																																
Figaro																																
GAIA																																
GE Oil & Gas																																
GSi																																
Gulfstream																																
Halliburton Sperry																																
HydroCarbon																																
Impact Selector																																
Interwell																																
Lloyds Register																																
MAKO																																
Master Flo																																
MI Swaco																																
MISTRAS Group																																
NALCO																																
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EXHIBIT

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UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA

ATLANTIC MARITIME SERVICES, LLC, §	CIVIL ACTION No.
§	
Plaintiff, §	SECTION " "
VS. §	DIVISION " "
ECOPETROL AMERICA, LLC, §	JUDGE:
<i>in rem</i> §	MAGISTRATE:
Defendant. §	
§	

VERIFYING DECLARATION UNDER PENALTY OF PERJURY

Pursuant to 28 U.S.C. § 1746, I, Ben Rose, declare under penalty of perjury that the following is true and correct.

I am the Vice President and Treasurer of Atlantic Maritime Services, LLC, Plaintiff herein. I have read the foregoing Verified Compliant and know the contents thereof, have examined the exhibits and evidence attached thereto, and the same are true and correct. The sources of any information and grounds for my belief as to all matters stated in the Verified Complaint are derived from the Plaintiff's books and records.

Executed in Houston, Texas, this 13th day of November, 2020.



Ben Rose
Atlantic Maritime Services, LLC
Vice President and Treasurer

Case 20-33948 Document 566-4 Filed in TXSB on 11/22/20 Page 80 of 438

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS

Atlantic Maritime Services, LLC

(b) County of Residence of First Listed Plaintiff Harris, Texas
(EXCEPT IN U.S. PLAINTIFF CASES)(c) Attorneys (Firm Name, Address, and Telephone Number)
Lugenbuhl Wheaton Peck Rankin & Hubbard; 601
Poydras St. Ste. 2775, New Orleans, LA 70130;
(504) 368-1990

DEFENDANTS

Ecopetrol America, LLC

County of Residence of First Listed Defendant Unknown
(IN U.S. PLAINTIFF CASES ONLY)NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF
THE TRACT OF LAND INVOLVED.

Attorneys (If Known)

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

<input type="checkbox"/> 1 U.S. Government Plaintiff	<input checked="" type="checkbox"/> 3 Federal Question (U.S. Government Not a Party)
<input type="checkbox"/> 2 U.S. Government Defendant	<input type="checkbox"/> 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

	PTF	DEF		PTF	DEF
Citizen of This State	<input type="checkbox"/> 1	<input type="checkbox"/> 1	Incorporated or Principal Place of Business In This State	<input type="checkbox"/> 4	<input type="checkbox"/> 4
Citizen of Another State	<input type="checkbox"/> 2	<input type="checkbox"/> 2	Incorporated and Principal Place of Business In Another State	<input type="checkbox"/> 5	<input type="checkbox"/> 5
Citizen or Subject of a Foreign Country	<input type="checkbox"/> 3	<input type="checkbox"/> 3	Foreign Nation	<input type="checkbox"/> 6	<input type="checkbox"/> 6

IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance	PERSONAL INJURY	PERSONAL INJURY	<input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881	<input type="checkbox"/> 375 False Claims Act
<input type="checkbox"/> 120 Marine	<input type="checkbox"/> 310 Airplane	<input type="checkbox"/> 365 Personal Injury - Product Liability	<input type="checkbox"/> 422 Appeal 28 USC 158	<input type="checkbox"/> 376 Qui Tam (31 USC 3729(a))
<input type="checkbox"/> 130 Miller Act	<input type="checkbox"/> 315 Airplane Product Liability	<input type="checkbox"/> 367 Health Care/ Pharmaceutical	<input type="checkbox"/> 423 Withdrawal 28 USC 157	<input type="checkbox"/> 400 State Reapportionment
<input type="checkbox"/> 140 Negotiable Instrument	<input type="checkbox"/> 320 Assault, Libel & Slander	<input type="checkbox"/> Personal Injury Product Liability	PROPERTY RIGHTS	<input type="checkbox"/> 410 Antitrust
<input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment	<input type="checkbox"/> 330 Federal Employers' Liability	<input type="checkbox"/> 368 Asbestos Personal Injury Product Liability	<input type="checkbox"/> 820 Copyrights	<input type="checkbox"/> 430 Banks and Banking
<input type="checkbox"/> 151 Medicare Act	<input type="checkbox"/> 340 Marine	<input type="checkbox"/> 370 Other Fraud	<input type="checkbox"/> 830 Patent	<input type="checkbox"/> 450 Commerce
<input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans)	<input type="checkbox"/> 345 Marine Product Liability	<input type="checkbox"/> 371 Truth in Lending	<input type="checkbox"/> 835 Patent - Abbreviated New Drug Application	<input type="checkbox"/> 460 Deportation
<input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits	<input type="checkbox"/> 350 Motor Vehicle	<input type="checkbox"/> 380 Other Personal Property Damage	<input type="checkbox"/> 840 Trademark	<input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations
<input type="checkbox"/> 160 Stockholders' Suits	<input type="checkbox"/> 355 Motor Vehicle Product Liability	<input type="checkbox"/> 385 Property Damage	<input type="checkbox"/> 880 Defend Trade Secrets Act of 2016	<input type="checkbox"/> 480 Consumer Credit (15 USC 1681 or 1692)
<input type="checkbox"/> 190 Other Contract	<input type="checkbox"/> 360 Other Personal Injury	<input type="checkbox"/> 362 Personal Injury - Medical Malpractice	SOCIAL SECURITY	<input type="checkbox"/> 485 Telephone Consumer Protection Act
<input type="checkbox"/> 195 Contract Product Liability			<input type="checkbox"/> 861 HIA (1395ff)	<input type="checkbox"/> 490 Cable/Sat TV
<input type="checkbox"/> 196 Franchise			<input type="checkbox"/> 862 Black Lung (923)	<input type="checkbox"/> 850 Securities/Commodities/ Exchange
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITIONS	<input type="checkbox"/> 863 DIWC/DIWW (405(g))	<input checked="" type="checkbox"/> 890 Other Statutory Actions
<input type="checkbox"/> 210 Land Condemnation	<input type="checkbox"/> 440 Other Civil Rights	Habeas Corpus:	<input type="checkbox"/> 864 SSID Title XVI	<input type="checkbox"/> 891 Agricultural Acts
<input type="checkbox"/> 220 Foreclosure	<input type="checkbox"/> 441 Voting	<input type="checkbox"/> 463 Alien Detainee	<input type="checkbox"/> 865 RSI (405(g))	<input type="checkbox"/> 893 Environmental Matters
<input type="checkbox"/> 230 Rent Lease & Ejectment	<input type="checkbox"/> 442 Employment	<input type="checkbox"/> 510 Motions to Vacate Sentence	FEDERAL TAX SUITS	<input type="checkbox"/> 895 Freedom of Information Act
<input type="checkbox"/> 240 Torts to Land	<input type="checkbox"/> 443 Housing/ Accommodations	<input type="checkbox"/> 530 General	<input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant)	<input type="checkbox"/> 896 Arbitration
<input type="checkbox"/> 245 Tort Product Liability	<input type="checkbox"/> 445 Amer. w/Disabilities - Employment	<input type="checkbox"/> 535 Death Penalty	<input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision
<input type="checkbox"/> 290 All Other Real Property	<input type="checkbox"/> 446 Amer. w/Disabilities - Other	Other:	<input type="checkbox"/> 462 Naturalization Application	<input type="checkbox"/> 950 Constitutionality of State Statutes
	<input type="checkbox"/> 448 Education	<input type="checkbox"/> 540 Mandamus & Other	<input type="checkbox"/> 465 Other Immigration Actions	
		<input type="checkbox"/> 550 Civil Rights		
		<input type="checkbox"/> 555 Prison Condition		
		<input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement		

V. ORIGIN (Place an "X" in One Box Only)

<input checked="" type="checkbox"/> 1 Original Proceeding	<input type="checkbox"/> 2 Removed from State Court	<input type="checkbox"/> 3 Remanded from Appellate Court	<input type="checkbox"/> 4 Reinstated or Reopened	<input type="checkbox"/> 5 Transferred from Another District (specify)	<input type="checkbox"/> 6 Multidistrict Litigation - Transfer	<input type="checkbox"/> 8 Multidistrict Litigation - Direct File
---	---	--	---	--	--	---

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):
43 U.S.C. § 1349(b)(1)

VI. CAUSE OF ACTION

Brief description of cause:
Enforcement of lien rights solely against the interest of the defendant in the specific property interests included within La. R.S. § 9:4863(A)(1)-(4).

VII. REQUESTED IN COMPLAINT:

 CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P. DEMAND \$ \$5,824,744.68 CHECK YES only if demanded in complaint:
(In Rem) JURY DEMAND: Yes No

VIII. RELATED CASE(S) IF ANY

(See instructions):

JUDGE

DOCKET NUMBER

DATE

Nov 13, 2020

SIGNATURE OF ATTORNEY OF RECORD



Stewart F. Peck

FOR OFFICE USE ONLY

RECEIPT #

AMOUNT

APPLYING IFF

JUDGE

MAG. JUDGE

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (b) County of Residence.** For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (c) Attorneys.** Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".

II. Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.

United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here.

United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)

III. Residence (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.

IV. Nature of Suit. Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: [Nature of Suit Code Descriptions](#).

V. Origin. Place an "X" in one of the seven boxes.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441.

Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.

Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation – Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407.

Multidistrict Litigation – Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket.

PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7. Origin Code 7 was used for historical records and is no longer relevant due to changes in statute.

VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. **Do not cite jurisdictional statutes unless diversity.** Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service.

VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.

Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.

Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.

VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA

ATLANTIC MARITIME SERVICES, LLC	§	CIVIL ACTION No.
	§	
Plaintiff,	§	SECTION “ ”
VS.	§	DIVISION “ ”
ECOPETROL AMERICA, LLC	§	JUDGE:
	§	MAGISTRATE:
<i>in rem</i>	§	
Defendant.	§	

WRIT OF SEQUESTRATION

TO: United States Marshal
For the United States District Court
For the Eastern District of Louisiana

You are hereby commanded, in the name of the United States District Court for the Eastern District of Louisiana, to seize and sequester and take into your possession and safely hold, until further order of the Court, the following property:

All interests held by Ecopetrol America, LLC in the specific property interests of Ecopetrol America, LLC included within La. R.S. § 4863(A)(1)-(4) associated with the operating interest covering the lease situated in the Outer Continental Shelf, OCS-G-28030, Mississippi Canyon Area, Block 948 (the “*Lease*”), containing Well #4 (API 608174129900) (the “*Well*”) (the “*Subject Interests*”).

IT IS ORDERED that a Writ of Sequestration is hereby issued as prayed for in the above-captioned matter, the requirement of security having been dispensed with by law; and

IT IS FURTHER ORDERED that the United States Marshal is hereby directed to (i) serve or cause to be served this Writ of Sequestration on Ecopetrol America, LLC, and (ii) record or cause to be recorded this Writ of Sequestration in the records of the Clerks of Court for the Parishes of Orleans, St. Tammany, St. Bernard, and Plaquemines, and in the records of the United States of America, Bureau of Ocean Energy Management.

New Orleans, Louisiana, this ____ day of _____, 2020.

JUDGE

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA**

ATLANTIC MARITIME SERVICES, LLC § CIVIL ACTION No. 1
Plaintiff, §
VS. §
RIDGEWOOD KATMAI, LLC, and §
ILX PROSPECT KATMAI, LLC §
in rem §
Defendants. §
SECTION “ ” §
DIVISION “ ” §
JUDGE: MAGISTRATE: §

**VERIFIED COMPLAINT IN REM SEEKING RECOGNITION AND ENFORCEMENT
OF ATLANTIC MARITIME SERVICE, LLC'S LIEN AND PRIVILEGE RIGHTS
SOLELY WITH RESPECT TO THE SUBJECT INTERESTS OF THE
DEFENDANTS AND ENFORCING SUCH RIGHTS
BY WRIT OF SEQUESTRATION**

NOW HERE COMES Atlantic Maritime Services, LLC (the “*Plaintiff*”) and files this Verified Complaint seeking recognition of the Plaintiff’s lien and privilege rights solely with respect to the Subject Interests (defined hereinbelow) of Ridgewood Katmai, LLC (“*Ridgewood*”) and ILX Prospect Katmai, LLC (“*Prospect*,” and together with Ridgewood, the “*Defendants*”), and enforcing such rights by writ of sequestration, specifically reserving any and all rights to seek additional legal or equitable relief against other property or persons accountable for the claims stated herein. In support of the Verified Complaint, the Plaintiff respectfully shows as follows:

Parties

1. The Plaintiff is a Delaware limited liability company with its principal place of business located at 5827 San Felipe Street, Suite 3300, Houston, TX 77057. The Plaintiff is a wholly-owned subsidiary of Valaris plc, debtor-in-possession in bankruptcy case no. 20-34114, pending before the Bankruptcy Court for the Southern District of Texas. (Bankr. S.D. Tex. 20-

34114, ECF Doc. 1).

2. Ridgewood is a Delaware limited liability company with a principal place of business located at 1254 Enclave Parkway, Houston, Texas 77077.

3. Prospect is a Delaware limited liability company with a principal place of business located in Houston, Texas.

Jurisdiction and Venue

4. This Court has jurisdiction over this matter because the case and controversy herein arises out of, and in connection with, operations conducted on the Outer Continental Shelf for the exploration, development, or production of minerals, subsoil, and seabed of the Outer Continental Shelf. Thus, jurisdiction exists pursuant to the Outer Continental Shelf and Lands Act, 43 U.S.C. §1349(b)(1).

5. Venue is proper in this District under 43 U.S.C. §1349(b)(1) because this is the "judicial district of the State nearest the place the cause of action arose."

Factual Allegations

6. The Plaintiff is lawfully engaged in the business of furnishing labor, equipment, machinery, materials, and services, including drilling services, in support of drilling, development, exploration and/or operation of oil and gas wells.

7. Based on the records of the Bureau of Ocean Energy Management ("BOEM"), the Defendants together hold a 50% working interest (25% each) in a certain lease situated in the Outer Continental Shelf, OCS-G-34536, Green Canyon Area, Block 40 (the "**Lease**"), containing Well #1 (API 608114062300) (the "**Well**"), for which Fieldwood Energy, LLC ("**Operator**") serves as operator of record.

8. Between April 6, 2020 and June 4, 2020, the Plaintiff furnished goods, equipment,

supplies, and services for and in connection with the drilling and/or operation of the Lease and Well in the total principal amount of \$7,111,706.55, as reflected in the invoices and work tickets attached hereto. *See* Exhibits 1-8, pp. 5-54, pp. 4-53, pp. 6-55, pp. 5-54, pp. 5-50, pp. 4-50, pp. 6-51, and pp. 5-50, respectively.

9. Pursuant to La. R.S. § 9:4861, *et seq.* (“**LOWLA**”), the Plaintiff is granted a privilege and lien (the “**Lien**”) to secure payment owed for the goods, equipment, supplies, services, and other materials provided by the Plaintiff for the benefit of the Lease and the Defendants.

10. The Plaintiff properly preserved, perfected, and maintained the perfection of the Lien by filing and recording the following lien affidavits (the “**Lien Affidavits**”):

- (a) Statement of Privilege in the amount of \$6,973,379.03, in favor of the Plaintiff, against Lease No. OCS-G-34536, Green Canyon, Block 40, filed and recorded in the mortgage records of Plaquemines Parish on July 16, 2020, as File #2020-00002808, Book 772, Pages 683-736 (attached hereto and incorporated by reference as **Exhibit 1**);
- (b) Statement of Privilege in the amount of \$6,973,379.03, in favor of the Plaintiff, against Lease No. OCS-G-34536, Green Canyon, Block 40, filed and recorded in the mortgage records of Jefferson Parish on July 16, 2020 as Instrument No. 12032371, Book 4886, Pages 226-278 (attached hereto and incorporated by reference as **Exhibit 2**);
- (c) Statement of Privilege in the amount of \$6,973,379.03, in favor of the Plaintiff, against Lease No OCS-G-34536, Green Canyon, Block 40, filed and recorded in the mortgage records of Lafourche Parish on July 16, 2020 as File No. 1298859, Book 2056, Pages 519-572 (attached hereto and incorporated by reference as **Exhibit 3**);
- (d) Statement of Privilege in the amount of \$6,973,379.03, in favor of the Plaintiff, against Lease No. OCS-G-34536, Green Canyon, Block 40, filed and recorded in the mortgage records of Terrebonne Parish on July 16, 2020, as File #1606305, Book 3165, Pages 405-458 (attached hereto and incorporated by reference as **Exhibit 4**);
- (e) Statement of Privilege in the amount of \$138,327.52, in favor of the Plaintiff, against Lease No. OCS-G-34536, Green Canyon, Block 40, filed and recorded in the mortgage records of Plaquemines Parish on July 23, 2020, as File #2020-00002925, Book 773, Pages 76-125 (attached hereto and incorporated by reference as **Exhibit 5**);
- (f) Statement of Privilege in the amount of \$138,327.52, in favor of the Plaintiff, against

Lease No. OCS-G-34536, Green Canyon, Block 40, filed and recorded in the mortgage records of Jefferson Parish on July 23, 2020 as Instrument No. 12033590, Book 4887, Pages 125-174 (attached hereto and incorporated by reference as **Exhibit 6**);

- (g) Statement of Privilege in the amount of \$138,327.52, in favor of the Plaintiff, against Lease No OCS-G-34536, Green Canyon, Block 40, filed and recorded in the mortgage records of Lafourche Parish on July 23, 2020 as File No. 1299324, Book 2058, Pages 411-461 (attached hereto and incorporated by reference as **Exhibit 7**); and
- (h) Statement of Privilege in the amount of \$138,327.52, in favor of the Plaintiff, against Lease No. OCS-G-34536, Green Canyon, Block 40, filed and recorded in the mortgage records of Terrebonne Parish on July 23, 2020 as File # 1606885, Book 3167, Pages 464-513 (attached hereto and incorporated by reference as **Exhibit 8**).

11. The Lien Affidavits were each filed within 180 days of the completion of the work, materials, tools, and equipment supplied by the Plaintiff in connection with the drilling, development, exploration and/or the operation of the Lease on June 4, 2020. The Plaintiff provided notice to the Operator by certified mail, delivered on July 20, 2020 and July 28, 2020.

12. On August 3, 2020, the Operator filed a voluntary petition for bankruptcy relief, commencing case no. 20-33948 (the “**Bankruptcy Case**”) before the United States Bankruptcy Court for the Southern District of Texas (the “**Bankruptcy Court**”).¹ (Bankr. S.D. Tex. 20-33948, ECF Doc. 1).

13. The principal amount owed for the work described above, \$7,111,706.55, remains past due and owing, together with attorneys’ fees up to 10% of the amount due, costs for preparing the Lien Affidavits and notice of *lis pendens*, and interest.

¹ As reflected in the reservations of rights throughout this Verified Complaint, the Plaintiff does not seek recognition or enforcement of its Lien against the Operator or any of its property interests; however, the Plaintiff expressly reserves the right, to the extent necessary, to seek relief from the automatic stay in the Bankruptcy Case to enforce its rights against the Defendants’ interests in the hydrocarbons produced with respect to the Lease and the Subject Interests, as well as the proceeds of the sales of such hydrocarbons to third-party purchasers. The Plaintiff further reserves the right to seek any other relief from the Bankruptcy Court or otherwise with respect to the Operator or any other persons or properties accountable for the claims herein

CLAIMS FOR RELIEF

Count I: Recognition and Enforcement of Plaintiff's Lien against the Subject Interests

14. The Plaintiff incorporates hereinbelow all allegations in the preceding paragraphs.

15. LOWLA grants claimants like the Plaintiff a privilege and lien to secure payment for their work by operation of law.

16. The lien and privilege afforded under LOWLA is established over:

(1) "The operating interest under which the operations giving rise to the claimant's privilege are conducted, together with the interest of the lessee of such interest in a:

(a) Well, building, tank, leasehold pipeline, and other construction or facility on the well site.

(b) Movable on a well site that is used in operations, other than a movable that is only transiently on the well site for repair, testing, or other temporary use.

(c) Tract of land, servitude, and lease described in R.S. 9:4861(12)(c) covering the well site of the operating interest.

(2) Drilling or other rig located at the well site of the operating interest if the rig is owned by the operator or by a contractor from whom the activities giving rise to the privilege emanate.

(3) The interest of the operator and participating lessee in hydrocarbons produced from the operating interest and the interest of a non-participating lessee in hydrocarbons produced from that part of his operating interest subject to the privilege.

(4) The proceeds received by, and the obligations owed to, a lessee from the disposition of hydrocarbons subject to the privilege." (together, the "**LOWLA Properties**").

La. R.S. § 9:4683(A)(1-4).

17. In this lawsuit, the Plaintiff seeks recognition and enforcement of its Lien solely with respect to the Defendants' interests in the specific property interests of the Defendants included within La. R.S. § 9:4683(A)(1-4) (collectively, the "**Subject Interests**"), expressly

reserving any and all rights to seek recovery of additional amounts associated with the sales proceeds derived from the sale of the hydrocarbons produced from the Lease, insofar as the automatic stay arguably prevents the Plaintiff from seizing and garnishing such proceeds to the extent such proceeds are commingled with proceeds attributable to the sale of hydrocarbons owned by the Operator in the absence of an order from the Bankruptcy Court modifying or lifting the automatic stay as to such proceeds.

18. Additionally, pursuant to La. R.S. § 9:4862(B)(3), the Plaintiff seeks recognition of its right to recover against the Subject Interests the cost of preparing and filing the Lien Affidavits and the notice of *lis pendens* authorized to be filed under La. R.S. § 9:4865(c), which the Plaintiff intends to file during the period allotted thereunder.

19. Furthermore, pursuant to La. R.S. § 9:4862(B)(2) and (4), the Plaintiff seeks recognition of its right to enforce against the Subject Interests claims to recover reasonable attorneys' fees not to exceed ten percent (10%), as well as interest.

Count II: Request for Writ of Sequestration against the Subject Interests

20. The Plaintiff incorporates hereinbelow all allegations in the preceding paragraphs.

21. Louisiana law recognizes that sequestration is warranted when a plaintiff claims a privilege against the property of a defendant, and “it is within the power of the defendant to conceal, dispose of, or waste the property or the revenues therefrom, or remove the property from the parish, during the pendency of the action.” La. Code Civ. P. art. 3571.

22. Additionally, Louisiana law provides that, for liens and privileges under LOWLA, “[a] claimant may enforce his privilege by a writ of sequestration, without the necessity of furnishing security.” La. R.S. § 9:4871.

23. Through this action, the Plaintiff seeks to enforce the Lien against property of the

Defendants, the Subject Interests, except that the Plaintiff does not seek to seize any of the Subject Interests to the extent such Subject Interests are commingled with property of the Operator and the seizure thereof would potentially violate the automatic stay in the Operator's Bankruptcy Case.

24. As holder of the Subject Interests, the Defendants have the power to alienate or encumber the Subject Interests.

25. To protect the Plaintiff's Lien, it is necessary that a Writ of Sequestration issue, in accordance with La. Code Civ. P. Art. 3571, *et seq.*, and without security in accordance with La. R.S. § 9:4871, directing the United States Marshal to seize and to hold the Subject Interests until further Order from this Court, and to record the Writ of Sequestration in the records of the Clerks of Court for the Parishes of Plaquemines, Jefferson, Lafourche, and Terrebonne, and in the records of BOEM.

26. The Plaintiff reserves the right to amend the Verified Complaint to name as defendants all other working-interest owners of the Lease, including the Operator,² and all purchasers of the gas, oil and distillate produced and saved from wells located on the Lease, for the purpose of this Court entering judgment against those purchasers, ordering them to turn over to the Plaintiff all proceeds derived from the Lease in an amount sufficient to pay the full amount of the indebtedness owed to the Plaintiff, including principal, interest, expenses, attorneys' fees and costs, as permitted by law.

27. The Plaintiff further reserves all rights to file a motion to lift or otherwise modify the automatic stay in the Bankruptcy Case, seeking the sequestration and garnishment of the proceeds of the other working-interest owners from sale of the hydrocarbons in connection with

² Inclusion of the Operator in this lawsuit shall be subject in all respects to the automatic stay associated with the Operator's Bankruptcy Case, and Plaintiff shall seek such relief as is required from the Bankruptcy Court prior to amending this Verified Complaint to include any request for relief with respect to the Operator or the Operator's property.

the Lease.

28. Therefore, on the basis of the allegations above, verified by the Plaintiff's authorized representative, Ben Rose, and further supported by the Exhibits attached hereto, the Plaintiff respectfully prays for recognition and enforcement of its Lien and issuance of a writ of sequestration solely with respect to the Subject Interests, in substantially the same form as the Writ of Sequestration attached hereto.

WHEREFORE, the Plaintiff, Atlantic Maritime Services, LLC, respectfully prays that this Court:

- (i) Recognize the lien and privilege in favor of Atlantic Maritime Services, LLC in the amount of \$7,111,706.55, together with interest, attorneys' fees, the costs of preparing and filing the Lien Affidavits, and all court costs, solely with respect to the interests of Ridgewood Katmai, LLC and ILX Prospect Katmai, LLC (collectively, the "**Defendants**") in the specific property interests of the Defendants included within La. R.S. § 9:4683(A)(1-4) (the "**Subject Interests**");
- (ii) Issue a writ of sequestration, the requirement of security having been dispensed with by law, directing the United States Marshal to serve or cause to be served the Writ of Sequestration on the Defendants and to record or cause to be recorded the Writ of Sequestration in the records of the Clerks of Court for the Parishes of Plaquemines, Jefferson, Lafourche, and Terrebonne, and in the records of the United States of America, Bureau of Ocean and Energy Management; and
- (iii) Issue final judgment in favor of Atlantic Maritime Services, LLC and against the Subject Interests in the amount of \$7,111,706.55, together with interest, attorneys' fees, the costs of preparing and filing the lien affidavits, and all court costs.

Respectfully submitted,

LUGENBUHL, WHEATON, PECK
RANKIN & HUBBARD

/s/ Stewart F. Peck
STEWART F. PECK (#10403)
JAMES W. THURMAN (#38494)
601 Poydras Street Suite 2775
New Orleans, LA 70130
Telephone: (504) 568-1990
Facsimile: (504) 310-9195
Email: speck@lawla.com;
jthurman@lawla.com
Counsel for Atlantic Maritime Services, LLC

PLEASE ISSUE SUMMONSES:

Ridgewood Katmai, LLC
Care of its Registered Agent,
Corporation Service Company
251 Little Falls Drive
Wilmington, Delaware 19808

AND

ILX Prospect Katmai, LLC
Care of its Registered Agent,
Corporation Service Company
Corporation Trust Center 1209 Orange Street
Wilmington, Delaware 19801